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
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REYNOLDS HISTORICAL
GENEALOGY COLLECTION



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JUSTICE OF THE PEACE MINUTES

1824-1828

CHARDON TOWNSHIP, GEauga COUNTY, OH

Hilen Canfield, JP

Allen County Public Library
Ft. Wayne, Indiana

1854-1858

CHANDLER TOWNSHIP, ALLEN COUNTY, IN

Allen County, IN

June 1824

2264749

Helen Campfield - pocket

Chickson

by when I was work trying to pay

by lot

by cash

\$0 for four
do shirt

Do

Do

Sale to the job

62 x
25
50
25

\$1.50

up
hen

The State of Ohio }
Genesee County } Chardon Townships Recd
Justice Court before the Lunfield Justice
Harace Taylor } Action of assumpsit on book
} Summons issued July
Leuman Clark } directed to Loren Smith
Justice Fee } Constable returned twentieth at
Summons } 8 o'clock P.M. at which time the
} parties appeared and was settled. The
Constables and sumo. Helen Cornfield Justice Fee
\$1 dollar and sixty five and an half
We received the amount of the damages
on the case suit. Horace Taylor

Received Justice fees
Received Court fees Loren Smith

The People of the County of Georgia
Georgia County vs. Shardon Township
Justices Court before Helen Canfield

Stephen Bond vs. Action of assumpsit on book account to recover balance due on note of hand
Jenna Warren July 22nd 1894

Defendant appeared and confessed damages in the sum of five dollars and eight cents whereupon

Confessedly it is ordered that the Plaintiff satisfaction to recover of the Defendant his damages and execution 24th 1894 his costs taxed at 22 1/2 cents and

new fees that execution issue accordingly Helen Canfield Justice Clerk
Oct 19th 1894 Received on the above judgment one dollar

Stephen Bond
Oct 26th 1894 Execution issued for four dollars and eight cents the amount thereof due the above judgment returned Nov 19th with the Plffs receipt to the full amount thereon
Helen Canfield Justice Clerk

The State of Ohio

Geauga County Chardon Township

Justice Court Before Helen Campfield Just

Chas. Kinn action of assumpsit on note

of herid. drawn by defendant

Asa Feilkenburg March 5th 1844 Warrant issued

Damages \$5.00 July 5th 1844 direct which Clark Bennett

Justice Fee A Special officer Returnable forth

Warrant 18th Returned 6th same month with

Suelt. Deft in custody Plaintiff also appeared

Execution 25 and the Deft Confessed damages in sum

constables fee of five dollars Whereupon it is ordered

Sum Warrant 30 that the Plaintiff recover of the Defo

-dant his damages also his cost at 5

-ty five cents and that Execution iss

accordingly Execution issued sum

directed to Clark Bennett Returned

-st 20 and for want of property where

-an to levy the body of the said Asa Fei

lkenburg was taken and delivered to the

Jailer of sd county

Remd Justice fee H. Campfield Justice of the Peace

The State of Ohio
Geauga County ss. Chardon Township

Isaac Benton Int. Justice Court before Helen
vs } Complaint Justice of the Peace
Thomas Robertson } Action of assumpsit on

~~Justice Fee~~ }
~~Summons~~ }
look account Summons issued
July 12th returnable at at one o'clock

Damages \$14.24 P.M. directed to Louis Smith Con.
Justice Fee }
stable returned served on the

Summons - 12 1/2 } the return day the defendant came
Judgt. 25 } not but made default Whereup

Costs 10 } on it is considered by the Court that
Bail 25 } the p^{ty} do recover of the def^t the

Execution 25 }
Received for 9 1/2 } Sum of Fourteen dollars & in the sixty two
Constable's fee and an half cents damages & also his

carriage and costs tax at Eighty two and one half
travel .35 } If cents and that Execution issue
accordingly

July 29th 1824 Hiram Stanton appeared
and entered bail for stay of Execution
it is therefor ordered that Execution be
stayed until the 20th day of January 1825
Helen Campbell

to page

The State of Ohio
Geauga County vs Chardon Township

Justices Court before H.

Baron Hacking vs Benfield Justice Peace

vs

Action of bond on bond

James C. Owen vs ~~James C. Owen~~ Note of hand

To account issued July 14th 1884

Damages \$58.17 directed to Clark Bennett as special

Justice Fees officer returned same day with

Warrant 12.17 the Deft. in custody and the party

Indictment trial 25 being heard in their allegation

Satisfy 10. Thereupon it is considered, that the

Execution 25. Plaintiff recover of the Deft. Fifty Ex

Constables fees 72. dollars and seventeen cents Damage

Serving Warrant 19 and fifty two and one half cents cost

And that Execution issue as

directly Execution issued same day directed to

the above named Clark Bennett returned

August 2nd 1884 Served by taking the

body of the Deft. James C. Owen and deliv

ering him to the jailor of the County of Geauga

Helen Benfield Justice of the Peace

The State of Ohio

Geauga County, Chardon Township

Justices Court before H. Canfield

John Hanson

Justice of the Peace

vs

Action of assumpsit on

Horace Hosford

note of hand drawn by

Damages \$2.00

Debt payable to Plff.

Indgt. Justices Fees

Just amicably entered on the

Judgt.

12th

19th of July 1824 at which time

Sats

10th 22nd

the Deft appeared and confessed

Execution

25

damages in favor of the Plaintiff

in the sum of Two dollars Therefore it is

considered that the Plff. recover of the Deft. his

damages aforesaid and also his costs taxed

at two shillings and one half cents ^{and} that Execution

issue accordingly. ^{H. Canfield} Hilson, Justice Peace

Execution issued August 24th directed to Jy.

Wood Constable

The State of Ohio
Geauga County ss Charlan Township,
Justice Court before Helen Confield
Timothy B. Robinson Justice of the Peace
Vs
John B. Teed An action of trespass on the case
Justice Fees Summons issued August 14th
1894 directed to Jesse Vogel Co
Satisfactory stable and on the return
day to wit August 14th the parties appeared in their own
Teed 15 proper persons and the Deft
confessed damages in the sum of two
dollars where upon it is considered by
the Court that the Plff recover of the
Deft his damages afore said and also
his costs tax at ~~thirty~~ ^{fifty} cents and that Execution issue
accordingly H. Campfield Justice of the Peace

9 The State of Ohio }
Geauga County fs } Chardon Township
Clark Bennett } Justice Court before W.
VS } Canfield Justice of the Peace
John W. Richardson } Capias issued August 24th
1894 directed to Jesse Wood Constable ~~who~~ and on the
28th of said month was returned by said Cons with the
Def^t in custody and the Platff. also appeared and
this suit was dismissed at the Platffs cost -

Justices Fees

Capias \$0.12 1/2

Helen Canfield Justice of the Peace

Cal

et. Transcript from the docket of C. Paine Justice
Justice of the Peace for Chardon Township

The State of Ohio } Justice Court before C.
Geauga County } Paine Justice Peace
Marvin Huntington for }

the use of Joseph Allen } Action of Assumpsit on
vs. Kellogg Hubbert } note of Travel drawn by
15 } Deft. payable to said

Nathaniel H. Parks } Huntington for \$33.25 stated
Damages \$44.68 July 1st 1877 — Suit amicably

Justice's fees entered March 24th 1873 at which
Judgt 12 1/2 time the Deft. appeared & confessed

Dates 10 22 1/2 damages in favor of the Plff in the
Execution 25 sum of forty four dollars & 68 cents

Transcript 30 } Whereupon — is considered by the
17 1/2 Court that the Plff. do recover of the

Deft. his damages aforesaid and also
his costs taxed at 22 1/2 cents & that Execu

tion issue accordingly Appraisement to be allowed
if required. Clearer Paine Justice Peace

Received and entered August 6th 1874

The State of Ohio

Coshocton County ss Chardon Township

Justices Court before H. Canfield

Hamet & Tracy } Justice of the Peace

for the use of } Action of assumpsit on

E. W. Theater } Note of hand drawn by Deft

vs } payable to said Hamet and

John B. Teale } Tracy for \$12.68 dated January

29th 1824 Just amicably entered

Damages - \$20.00 Sept 13th 1824 at which time

Justice pres } the Deft appeared & confessed

Judgt - 1824 } damages

at 11 - 10 - 00 } in favor of the Plff in the sum

Bail } of Twenty dollars & forty two cents

Whereupon it is considered by

the Court that the Plff do recover of the

Deft his damages aforesaid and also his costs

tax at 2 1/2 cents & that Execution issue thereon

—duly— Hilin Canfield Justice Peace

Sept 22nd Justice Scott appeared and entered

had on the above suit when upon it is considered that further proceedings be stayed until the thirtieth of Decr next

Helen Canfield Justice Peace
Execution issued Feb ²¹ 1825 directed to J
Lorvin Smith Constable returned March 23 1825
and payed over with said execution nineteen dollars
and twenty five cents

on amount
April 8th the full ^{of} the above
Judgment was payed over to J. C
Marshall on plffs order and receipt
thereon by J. Marshall which is now
on file
H. Canfield Justice Peace

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The State of Ohio

Geauga County vs Chardon Township of the same

Justices Court before Helen Canfield Justice
Simen Carbin

Action of a sumposit on
for the use of
Daniel French
said sumt. payable said
Carbin

Summons issued
John Hunt
September 4th 1894 directed to
directed to Lorrain Smith Constable

Damages \$2.66 and on the return day to wit Sept
Justices Fees 29th the Plff. appeared by Henry Conder

Summons 12th and also the Def. in person
and were at issue on a plea of a setoff

judgt 25th and the parties being heard in their
proofs and allegations and mature deliber
ation being had it is considered by the

court that the plea cannot be sustained where
upon it is ordered that the Plff. recover of the

Def. two dollars and sixty six cents damages and
also his costs tax 67th cents and that Execution

accordingly
Helen Canfield Justice Pease
Received on the above judgment \$1.00

The State of Ohio

Geauga County for Chardon Township - the Peace

Justice Court before Thos. Banfield Justice of

The State of Ohio Action for an At Common Pleas

on Complaint of on the body of Aaron Banfield by

Cyrus A. Davis threatening to put a ball through his

heart - Warrant issued Oct.

Benjamin A. Sikes 22nd 1824 directed to Simon Corbin

Justice of Peace a special officer thereby appointed -

Affidavit - 25 returned same day with the said Sikes

Warrant - 25 in custody and the complainant being

Judgment - 25 present and the Defendant being called

to appear - 10 and the complaint being read to him

Execution 25 to which he pled guilty and put

Constable on the mercy of the Court Whereupon

for travel service on motion deliberation being had it is

on Execution considered by the court that the said Sikes

of prosecution and that Execution accordingly

Execution issued same day directed to the above menti

oned Corbin

Received of the above Execution that issued

dated Feb 8 1828 received the amount of the

above fine James Brinson

Executed by Thos Banfield

The State of Ohio

Cauga County vs Chardon Township

Samuel Lundy & Co.

Action of a promissory note

drawn by Deft. for

John Lundy & Co.

\$2.97, dated May 21st 1891 -

payable to Plffs on demand

Damages - \$3.13

Judgt - 12 1/2

Fees - 10

Transcript - 30

Be it remembered that on the 11th day of July 1890 the

Deft appeared in person &

confessed damages in favor of the Plffs to the sum of three dollars and ^{Eighty} ~~five~~ cents

Wherefore it is considered by the Court that the Plffs do recover of the Deft their damages aforesaid and also ~~has~~ their costs taxed at twenty-two and one-half cents costs and that Execution issue accordingly

and entered the 15th 1894 Clearer Pinner Justice Pinner
Received, Oct 15 1894

16

The State of Ohio
Geauga County ss. Chardon Township

Justice Court before H. Canfield Justice
of the Peace

Justin Scott vs. Action of assumpsit on
note of hand drawn by

Benjamin F. Sikes vs. Defts payable to Plff or

Damages \$14.50 and also for forty dollars &
Justice Fees ~~just~~ fifty cents. Capias issued

Capias - 12 1/2 } Oct. 22 1824 directed to Jesse Wood

Judge - 12 1/2 } Constable returned same day with

Sat - 10 } Deft in custody Whereupon the

Execution - 25 } Deft did confess damages in favor

Constables Fee } of the Plff. in the sum of \$14.50

Service Advertisings 25 } It is therefore considered by the

Penalty 65 } Court that the Plff. do recover of

the Deft his damages aforesaid and also his

Costs taxed at thirty five cents and that Execu-

tion issue accordingly - Execution issued

same day directed to Jesse Wood Constable

H. Canfield Justice Peace

Carried to page 20

The State of Ohio
Geauga County vs Charles Townsend

Justice Court before H. Canfield Justice
of the Peace

Thames Robinson vs Action of Assumpsit on Note
and Book account Suit amicus
John B. Tiedley entered Nov. 18th 1924 at
which time the Deft. appeared

Damages \$3.34 and confessed damages in the sum
of three dollars and thirty two four
cents. Whereupon it is consid-
ered by the Court that the

Plff. do recover of the Deft. his
damages, and also his costs taxed at
twenty two and a half cents and that
execution issue accordingly.

Helen Canfield Justice Peace

I hereby assign the above judgment to Charles
C. Paine

Nov 22, 1924

Thames Robinson

The State of Ohio
Lancaster County
Justices Court before H. Campfield Justice of the Peace
Dauphin Brown vs. Action on the case to recover
amount due on book account to
Thomas H. Brown for
Damages \$487 1/2 Summons issued Nov 5th 1824
Justices Fees directed to Lemuel Smith Constable
Summons - 12th returnable 15th same month at one
o'clock P. M. of said day at which time
six persons the Plff. appeared and the
Jury - 25 being called the Defd. did not appear
Sat. 1st paid 1.00
County Court where upon the Plffs claim was examined
Summons 487 1/2 ed and mature deliberation being had
Subpoena 1.00 it is ordered that the Defd. do recover of the Plff.
received 4.00 that the Plff. do recover of the Defd.
four dollars and eighty seven cents and
also his costs tax at two dollars and twenty
seven and a half cents and that the same be paid
accordingly
Hilary Campfield Justice Peace

The State of Ohio, Chancery Court
 Georgia County vs. 3 Justices Court before Hilien
 Other Stevens for Canfield Justice Peace
 the use of Action of aumpset on Note
 Samuel Smith drawn by Deft. payable to
 13 Ethere Stevens or order
 Thomas Robinson Capias issued upon the oath
 Damages - \$20.22 of Samuel Smith directed to
 Justices Fees Loren Smith Constable
 Capias - 12 1/2 Returned 22nd with the Deft.
 Judge - 2 1/2 in custody and the Court bei
 Sat 10 - 25 ng called the Deft. did confess
 Execution damages in the sum of twenty
 Constables Fees dollars and twenty two cents -
 Travel & service 35 thereupon it was considered by
 Extra 16.00 the Court that Plff. do recover
 of the Deft. his damages aforesaid and also
 his costs start at six dollars and forty seven
 and a half cents costs and that Execution
 issue accord. Execution issued same
 day directed to the above Constable & Returned
 same day satisfied by delivering the body of the

said Robinson to the factor of the County

Helen Canfield Justice Peace
Nov. 29th 1824 Received the Plffs discharge in the
the above suit in full credit Justice Peace
Robt. Justice Peace Helen Canfield Justice Peace

from page 3

Jacob Benton

1825

Thomas Robinson

Execution issued Febr. 10th 1825

directed to Corrin Smith Constable

Returned March 5th with the Plffs

Receipt for \$9.37 with order to

stay further proceedings also order

Receipt for his fee for \$1.05

21 The State of Ohio - Chardon Townships
Geauga County ss - Justice Court before
Helen Campfield Justice of the Peace
Noah Hoyt action of assumpsit on
NS Book account. Suit am
Thomas Robinson - deably entered. No. 22nd
Damages - \$2.38 31924 At which time the Def^t
Justice Fees appeared and confessed dama
Judgt - 12 1/2 ges in favor of the Plffs in the
Sat^{ns} - 10 - sum of Two dollars and thirty
Recd for eight cents. It is therefore con
sidered by the Court that the
Plff. do recover of the Def^t his
damages aforesaid and also his
costs tax at twenty two and an-half cents
and that Execution issue accordingly
Helen Campfield Justice Peace

The State of Ohio

Geauga County ss. Sheldon Township

Justice Court of Sam Hiles Canfield
Matthew B. Robinson of the Peace

vs
Action on the case to recover
Chester Savage amount due on book account
Damages \$10.00 to ~~see~~ for which this suit is

Justice Fees brought; capias issued Nov 22
Capias - 12 1/2 ^{in this} directed to Corbin Smith Constable

Subpoena 16 Returned 23 same month, with said
Savage in custody and the Plff

Swearing Wits 20
Judges - 25 also appearing the parties were
Sat 7 1/2 heard in their proofs and allega-

Bail - 25 tions and mature deliberation

Execution 25 being had thereon it is considered
by the Court that the Plff. do

Constables Fees recover of the Def^t ten dollars da-
Capias & Subpoena 55 mages and also his costs tax at ten cts

Witness Fees 11.00 ^{thirty} eight and a half cents; and that Exec-
ution issue accordingly. Same day appeared John

Kapier and entered bail for stay of Execution
in the above suit whereupon it is considered
by the Court that further proceedings be stayed
for ninety days. Hiles Canfield Justice Peace

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The State of Ohio
Geauga County vs Chardon Township
Justice's Court before Helen Canfield
Abijah Nickerson Justice of the Peace
1825 Return on the case to
Justin Scott to recover amount due on book
account for which this suit is
brought Summons issued Nov
17th 1824 directed Larkin Smith
Constable returned 20th same month
by said Constable served, and
on the return day to wit, Nov
24th appeared Abijah Nickerson
Plff. also Justin Scott Def.
and the Court being called by
consent of the parties was adjou-
rned to the twenty fourth of Jan
1825 at two o'clock P. M. of said day.
They Bartholomew's appeared and the Court being
called on motion of the Def.
for good cause shown this
suit is dismissed at the
Plff.'s costs assessed to Page 55

The State of Ohio
 Geauga County } Chardon Township
 Justices Court before H. Canfield
 James C. Oden Justice of the Peace

vs
 David Sweetland
 Action on the case to
 recover balance due on book
 account for which this
 suit is brought, Summons

Justices Fees
 Summons 12 1/2 to Lorrain Smith Constable
 Advt. 10 Returned 22nd same month served
 Discontinuance 10 by said Constable and on the
 32 1/2 return day to wit for 27th
 Suppense 32 1/2 the Court being called by the
 Constables Fees 6 5 request of parties the Court
 Travel & Service 15 was adjourned to the fourth
 of December next at one o'clock
 P.M. of said day

Deer fourth the Plaintiff appeared and
~~withdrew~~ his discontinued his suit

Helen Canfield Justice Peace

The State of Ohio
Geauga County ss Chardon Township
Justices Court before H. Canfield
Event Denton for Justice of the Peace,
the use of action of assumpsit on
Chester Savage Note drawn by Deft
US. payable to said Denton on
Timothy Tainter order dated June 1st 1823
Damages - \$30.22 for twenty seven dollars and seven
justices fees - - - - - five cents Be it remembered
Judgt - 12 1/2 - - - - - that on the 30th day of
Sept - 10 - - - - - Nov. 1824 the Deft appeared
Bail - - - 25 - - - and confessed damages in
Execution - 12 1/2 - - - favor of the Plff. in the sum
Recd of Justice for \$ 12 1/2 of thirty dollars and twenty
two cents, whereupon it is con-
sidered by the Court that the ~~Deft~~
Plaintiff do recover of the Deft his damages of
one said and also his costs, taxt at twenty two
and an half cents, and that Execution issue
accordingly. Same day appeared Thomas
Metcalf jnr and entered bail for in the
the above suit for stay of Execution where-
upon it is ordered by the Court that fur-
ther proceedings be stayed until the 30th
day of April 1824. Wilson Canfield Justice Peace

Comd to page 28

The State of Ohio
Seneca County ss Chardon sile morning in
Justice Court before H. C. [unclear] Justice
James C. Owen of the Peace
vs Action on the case to recover

Johnathan Hitchcock amount due on his account
for which this suit is brought
\$219

Summons 12c
Plffs Subpoena for
four persons - 25

Defts 80 p
Seven persons 120

Ady. 10
Subscribing 10
witnesses - 40
Judgt - 25
Sater - 10

Execution 25
Rail 25
Plffs witnesses

D. Switwell 1.50
J. Pratt 40
G. Morgan 50
Mr. King - 50

S. Conlin - 50
Defts witnesses
C. Miller - 50
J. Long - 50
H. Hattaway - 50
H. Satterley - 50

Summons issued Dec 7th 1894 directed
to Jesse Wood Conty and on the
return day to wit Dec 15th the part
ies appeared in the case proper
persons and the court being
called on motion of the Defendant
the Court was adjourned to six o'clock
for the purpose of procuring a material
witness, six o'clock parties again app
eared, and on the Court being opened
and the testimony on the part of the
Plffs being introduced, and also on the
part of the Deft. After mature
deliberation it is considered by the
Court that the Plffs do recover of
the Deft. seven dollars and nineteen
cents damages and also the amount of
costs taxed at seven dollars & twenty
two cents and that

27

Execution issue accordingly And now the
Deft gives notice that he shall appear this
suit to the Court of common Pleas next to be
holden in said County

Constables for on

Execution issue 11th 18th
Admⁿ 18th 18th

Wilen Canfield Justice of the Peace
Execution issued Decr 13th directed to

Smith Constable - 22nd Robert Blair appeared
and entered bail for an appeal in the sum of
fifty dollars for said Deft. in the above suit

Whereupon the said Constable was ordered to return
said execution which command was complied
with the same day

Wilen Canfield Justice Peace

The State of Ohio }
 Geauga County } Chardon Township
 Justice Court before Hilten Canfield Justice
 Robert Crawford } of the Peace
 vs }
 Oliver W. Lowdell } action of a sumptuous on Note
 Damages \$ 7.13 } of hand drawn by Deft for
 Justice Fees } ten dollars & ninety six cents to
 Judgment } be paid in whiskey six months of
 Dated } this date Dated Perry May 11th 1924
 with an endorsement thereon
 of five dollars Dated Buxton
 June 11th 1924.

Be it remembered
 that on the fifteenth of Dec
 1924 the Deft appeared and
 confessed damages in favor of
 the Plff. in the sum of seven dollars and
 thirteen cents. Whereupon it is considered by
 the Court that the Plff. do recover of the
 Deft. his damages aforesaid and also his costs
 taxed at twenty two and a half cents. And
 that execution accordingly.

Hilten Canfield Justice of the Peace
 Dec. et. appeared from Canfield and entered bail
 in the above suit for stay of execution whereupon
 ordered that further proceedings be stayed for ninety
 days. Hilten Canfield Justice of the Peace

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The State of Ohio

Geauga County ss

Chardon Township

Justice Court before H. Canfield Justice Peace

Joseph Bond

action on the case to recover amount

Benjamin F. Sikes

due on Note and book account for

Damages \$16.23

to Loren Smith Constable returned

Justice fee

same day with the Deft in custody and

bafras

the Pff. appearing at the same time

Subpoena

and the Deft. appearing at the same time

summons

and the Deft. appearing at the same time

fees

and the Deft. appearing at the same time

Saturn

and mature deliberation being had

Constable's fee

thereon it is considered by the Court

Serving

that the Pff. do recover of Deft six

2d Subpoena

teen dollars and twenty nine cents dam-

Witnesses

ages and also his costs, to-wit four dollars

to Bond

and thirty two cents and that execution

to Bond

issue accordingly Execution issued same

to Bond

day directed to the above Constable

to Bond

returned, &c. by taking the body of the

to Bond

Deft and delivering the same to the jailor

to Bond

of the County

Execution

Thurs Canfield Justice Peace

Constable's fee

Brought from Page 16

30

Justin Scott } returned Decr 21st by the Plff.
 45 } not served Decr 21st second execution
 Benjamin F. Sikes } issued directed to Lavin Smith
 Constable, returned January 4th 1825 by said Constable
 Satisfied

Received Decr 21st 1824 Helen Canfield Justice Peace

[Signature]

Timothy B. Robinson } Brought from
 105 }
 Chester Savage } page 20

Execution issued Feb 24th 1825
 directed to Lavin Smith Constable
 returned as satisfied
 Received Decr in the Helen Canfield Justice Peace
 above suit

Received 50 cents witness fee in the above suit
 March 3rd 1825
Gregory Jackson

Received March 11th ten dollars and
 sixty five cents the amount of the above
 judgment and my witness fee
Timothy B. Robinson

The State of Ohio Chardon Township
 Jeany County 3 Justices Court before Helen
 Campfield Justice of the Peace

David Sweetland

vs

Erskell Fisher

Action of assumpsit on book

account, Summons issued
 January 4th 1895 directed to Lorrin

Smith constable returnable 11th same
 month at which time the parties

appeared and were at issue on
 a plea of non assumpsit, whereupon

the proofs and allegations being
 heard on the part of the Plaintiff

and also of the Defendant and
 mature deliberation being had

thereon it is considered by the
 Court that the Plff. do recover

of the Deft. five dollars and also
 damages and also the costs of

suit taxed at five dollars and three
 ty. ^{two} cents and that execution issue

accordingly

Helen Campfield Justice Clerk

Per me J. L. Smith
 Attest

Damages \$5.00

Costs and
 Summons 12^{1/2}

Two subpoenas

for 4 persons 40

Swearing witness

quest 25

Sale 1.50

Constables fees

on summons 10

1 Padd service

on subpoena 5

witnesses for Plff.

Samuel Pratt 50

Samuel Pratt Jr 50

John King 1.50

Simon Barber 50

Defts 20

Byrus A Davis 50

Robert Blair 50

James C Owen 50

3.50

The State of Ohio
 Geauga County vs Chardon Township
 Justices Court before H. Canfield Justice
 Marvin Huntington for
 the use of Joseph Allen
 & Mellogg Fulbert

VS
 Nathaniel W. Parks
 Damages - \$50.11
 Justices Fees 1924
 Judgt. 12 1/2
 Satt 10
 Execution 25
 25
 25
 25

Action of assumpsit on
 a Transcript from the
 Docket of Clearer Paine
 late Justice Peace Dated August 2^d
 1924 Suit amicably entered, paying
 10th 1925 at which time the Deft.
 appeared & confessed damages in favor
 of the Plffs in the sum of forty
 nine dollars & 50 cents and also 17 1/2 cts
 costs tax on said Transcript

whereupon it is considered by the court that
 the Plffs do recover of the Deft. their damages &
 costs aforesaid ^{on 11th} and also the costs of this suit
 tax at 22 1/2 cts and that execution issue
 accordingly.

Helen Canfield Justice Peace
 Execution issued Febr. 11th 1925 directed to Marvin Smith
 Constable, Returned March 5th property taken and
 advertised left remains unsold for want of bidders
 said property received by said Deft. and John Koper
 to carry to Fair 29

The State of Ohio
Geauga County } Chardon Township

Justice Court before H. Campbell Justice Peace
The State of Ohio on } Warrant issued January 25th
Complaint of } 1825 directed to any Constable
Isaac Heath } of Chardon Township, returned

26th same month by Lorvin
Chauncey Porter } Smith Constable of said
Elanson Weston } Township Whereupon the

Justice Peace } Court being called a motion

affidavit & Warrant - 1.50 } was made by the Defts council

two subpoenas for 7.00 } for said Defts to separate in

swearing witnesses - 1.60 } their trial which was granted

Judge - 2.50 } and Chauncey Porter being call

Satrs - 10.00 } ed pled not guilty, whereupon

Constables - \$2.00 } the testimony was introduced

Fees - 1.00 } on the part of the State and

witnesses in favor } also that of the Deft, and on

the State } mature deliberation being had

Isaac Heath } thereon it is considered by

Amos Heath } the Court that the Deft, be

Robert Parks } discharged at Elanson Weston

Hardin Burlingame } being called on motion of the cou

Nathan Porter } cil in behalf of the State

Lorvin Smith } was discharged

George Thayer }
Hatt Campbell }

34
The State of Ohio }
Geauga County }

The State of Ohio }
against Chauncey }
Porter & Elanson Berton }

Witnesses for said
Defendants,

Elanson Berton

Joseph Berton

John Thwing

Sylvanus Langdon

Johnathan Berton

Brosby Rider

Henry Jacques

Abijah Nickerson

vs

Justin Scott

Where upon it is

considered by the Court

that the Def^t. do recover of the Plff his
cost taxed at five dollars and fifty three
cents and that execution issue accordingly

Helen Canfield Justice Clerk

The State of Ohio
Geauga County ss

Justice Court before H. Campfield Justice of the Peace

William O. Marshal
for the use of
Thomas Mclealf
Plffs

Action of a sumpt
on a Note drawn by
Deft payable to said

Samuel Kider

Marshal an order for
Eleven dollars and twenty three

Damages - \$11.79

cents dated Jan^y 15th 1889 to be

Justice Fee

paid in back satis by the middle
of April following. Summons

Summons - 12 1/2

issued Febr^y 14th 1889 directed to
Lorin Smith Constable returned

Feidgt - 12 1/2

same day served ~~said~~ ^{by} said
Constable. Be it remembered

Sats - 10

that on the eighteenth day of
Febr^y instant the Deft. appeared and confessed

Bail - 25

damages in favor of the Plff. in the sum of ~~eleven~~
Eleven dollars and seventy nine cents, whereupon it

received fees in this suit
of H. Campfield
Constable fees 11 1/2

is considered by the Court that the Plff. do receive
of the Deft. his damages and also his costs taxed at

received H. Smith

fifty cents and that execution issue accordingly

to page 42

Febr^y 21st personally appeared brody Kider and entered
for stay of execution in the above suit it is therefor
considered by the Court that execution be stayed until the
eighteenth of May next

Eleven dollars and seventy nine cents, whereupon it

by H. Campfield Justice of the Peace



The State of Ohio }
 Geauga County } Chardon Township
 Justices Court before H. Canfield
 Samuel Pratt } Justice of the Peace

vs }
 Thomas Robinson }
 a Note drawn by said
 Damages - \$11.55 Robinson and John Prosser
 Justices Fees } for fourteen dollars and eighty
 Judgments - 12 1/2 } seven cents with an endorsement
 Sate - 10 } of three dollars & fifty cents thereon

Bail - 25 }
 Execution - 25 }
 72 1/2

Newl. fees

Be it remembered that on the
 21 day of Feb^r 1925 the Def^t app^r
 eared an confessed damages in
 favor of the Plff. in the sum
 eleven dollars and fifty five
 cents Whereupon it is considered
 by the Court that the Plff. do
 recover of the Def^t his damages
 afore said and also his costs taxed at
 2 1/2 cents and that execution issue
 accordingly

H. Canfield Justice of the Peace
 March the first John Langdon appeared and
 entered bail in the above suit it is therefore
 ordered that further proceedings be stayed
 for ninety days
 H. Canfield Justice of the Peace
 To page 42

~~Clearance Paine~~
 The State of Ohio } Chardon Township
 Geauga County } Justice Court before H. Canfield
 Justice of the Peace

Clearance Paine	3	Execution of assumpsit on a Note
W. A.	3	drawn by Deft. for forty one
Ethen Stevens	3	dollars and seven cents with one
Damages	38.96	allowance of three dollars and
Justices Fees	12.41	fifty six cents, capias issued March
Capias	12.41	has directed to Lorrin Smith Const.
Judgt	12.41	returned same day by said Const. with the
Salm	10	Deft. in custody, at which time the
Execution	2.50	Deft. confessed damages in favor of
Constables Fees	6.00	the Plff. in the sum of thirty eight
on capias	2.50	dollars and ninety six cents, where
Pl. Execution	4.50	upon it is considered by the Court that
	7.00	the Plff. do recover of the Deft. his damages
		as aforesaid and of his costs taxed at sixty cents and
		that Execution is accordingly, & Execution issued
		same day directed to the above mentioned Constable
		retained served by taking the body of the said Ethen
		Stevens and delivering the same to jailor of the
		County

Helen Canfield Justice of the Peace
 April 13th 1895 Plff. paid the above judgment and costs
 in full as well appear on said execution now on file



Marvin Huntington } to be delivered to said Constable
 son the wife of Joseph } or his successor in office when
 Allen and Kellogg } called on
 Hulbert } Helen Canfield Justice Clerk

Execution issued April
 twenty eighth 1826 directed to
 Austin Canfield Constable
 of Chardon Township returned
 May 27th served property taken
 and sold for want of
 bidders

Execution dated
 April 27th 1826
 Service - \$1.20
 Travel - 20
 Adverts - 25
 Execution issued July 13th 1826
 directed to Austin Canfield
 Constable returned August 12th
 served & no sale for want of
 bidders

Execution dated
 July 18th 1826
 Service Travel Adverts 65
 April 10th 1829 received
 the receipt of James H.
 Paine Attorney for Plaintiff
 for the amount of the above
 judgment in full except cost

The State of Ohio
Geauga County vs Chardon Township.

Justice Court before Elden Canfield Justice
Elias Holbrook of the Peace

for the use of
Horace Rawdon
Gideon Morgan
Action of debt on a promissory
note dated March 7th 1886 for five
dollars and fifty cents with interest
payable to said Holbrook and
endorsed by him in blank - -

Damages \$9.79
Justice fees
Judgment 11.25
Subst 10.00
Bail 12.50
New fees
E. Canfield Plff
Chardon March 23rd 1888 this day
came the said Horace Rawdon
by his attorney J. B. Marshall and
the said defendant and agreed to
enter into an amicable suit to
be tried Friday evening the
25th inst. at 8 o'clock. P. M.

one dollar deposited by plaintiff as bail for
costs. Friday Evening six o'clock the Court
being called the Plff appeared and the Deft
did not but made default whereupon it
is considered by the Court that the Plff do
recover of the Deft Nine dollars and seventy
nine cents damages and also his costs tax at
thirty five cents and that execution issue second
-mgly
E. Canfield Justice Peace
Carried to Page 41



In the suit of Elias Hollenback for the
use of Horace Railroad ^{against} Morgan
do acknowledge myself bail for said Morgan
in case he fails to the sum of fifteen
dollars to be levied on any goods and chattels
lands and tenements in ^{the} ~~case~~ ^{wherein} the said
Morgan fails to make payment of the sum
for which judgment is rendered in said
suit

Chardon April 4th 1825

[Signature] for Clough

Recd one dollar the amount deposited ^{for costs}

April fourth personally appeared Chester Clough
and entered bail in the above suit whereupon
it is ordered that further proceedings be stayed
for ninety days *[Signature]* Justice Penn.

Recd Oct 20th on the above judgment
five dollars *[Signature]* J. C. Marshall City

Recd five dollars & twenty
seven cents in full of the above ^{present}
Mar 30th 1826 *[Signature]* J. C. Marshall City

for Horace Railroad

Simon Bonner
for the use of

Daniel J. French

vs

John Hunt

from page 10

112

January 18 1825

Execution issued March 12 1825

directed to Loren Smith Const

Returned 25th same month

Endorsed served by leaving on

a quantity of hay and a gristmill

which was removed before the

day of sale by debt except a

part of the hay which sold for

fifty cents which was retained

by said constable for his fee

Execution again issued March

the second directed to Daniel

Mc Coy Constable of Hambleton

Township N.Y. March 28th

with the amount of damages

and costs then due on said

suit John Canfield Justice Peace

from page 37

Execution issued May 30th 1825

directed to Austin Const

Returned with plffs receipt thereon for

the amount of \$2 judgment

John Canfield Justice Peace

Received of John Canfield Justice of the Peace

Eleven dollars and fifty cents the amount due

me on a judgment against Samuel Reder in my

favor

Chardon April 8th 1825 Thomas Metcalfe

from page 30

The State of Ohio
 Geauga County vs. Chardon Township

John King and
 Jane Clough Trustees
 of Chardon Township
 vs.
 Ethen Stevens

Action of assumpsit
 on a note given to said
 Plffs. for forty five
 pounds of Iron dated June
 9th 1824 April 15th 1825

Damages - \$4.25
 Justice fees
 judgment 1/2
 costs 10
 Bail 25

the Def^t. appeared and confessed
 damages in favor of the Plffs. in
 the sum of four dollars and
 twenty five cents whereupon
 it is considered by the court
 that the Plffs. do recover of
 the Def^t his damages aforesaid
 and also his costs taxed at 25
 cents and that Execution issue
 accordingly. Same day appeared Gregory
 Jackson and entered bail in the above
 suit it is therefore ordered that Execution
 be stayed for sixty days.

Helen Canfield Justice Clerk
 Received June 14th of G. Jackson on the above
 judgment one dollar and forty four cents
 June 28th Received the remainder of the above judgment
 and cost 2/6 Canfield Justice Clerk



The State of Ohio

Geauga County vs. Chardon Township

Exert. Denton

105
Inman Burkhead's Action of assumpsit on a Note drawn by ~~Plff~~ Deft payable to Plff or bearer. Be it remembered

Damages - \$3.11 that on the Eleventh day of April

Justice Free 1895 the Deft appeared and confessed damages in favor of the Plff.

Just. 11 1/2 in the sum of twenty one dollar and eleven cents.

Satisf. 10
Bail 25 is considered by the Court that

received for the Plff do recover of the Deft

his damages aforesaid and also his costs tax twenty two and a half

cents and that execution issue according

to the writ of ~~the~~ Chas. Carfield Justice Peace

In the Court of the County of Geauga against Inman

Burkhead & Chester Clough do acknowledge myself bail

for said Burkhead in the sum of fifty dollars to be

levied on my goods and chattels lands and tenements in

case the said Inman Burkhead fails to make

payment of the sum for which judgment is rendered

in said suit
Chester Clough
Bound to pay 100

The State of Ohio
Geauga County

Justice Court before the Constable Justice

Benga Kiehn vs. Action on the case Capias
Ethel Stevens vs. Special Capias 17th 1885 directed
to Austin Canfield Constable

Returned same day with the Deft
Tammes \$42.52 in custody and the Plaintiff also
appeared and the parties being
ready for trial and the Court being
opened the testimony was
introduced on the part of the
Plff and also on the part of the
Def't and mature deliberation
being had it was considered
by the Court that the Plff do
recover of the Def't forty two
dollars and fifty two cents damages
and also his costs taxed at four
dollars and ~~thirty~~ six cents and
that Execution be ~~forthwith~~ issued accordingly by

Constables fees
on Capias 25
on 2 Subpoenas 48
Rybinham 25
Witneses fees
J. Smith 50
A. Earl 50
B. Kiehn 50
J. Kiehn 50
G. Jackson 50
In the suit of Benga Kiehn vs. against
Ethel Stevens vs. Timothy B. Robinson, do
acknowledge and solvent for said Stevens
seventy five dollars to be paid on all goods
and chattels, lands and tenements in
case the said Ethel Stevens fails to make
good the sum for which judgment is entered
in said suit & do not ~~in any way~~ ^{anyway} ~~in any way~~ ^{anyway} ~~in any way~~ ^{anyway}

Received on the judgment in my favor against
Ethan Stevens twelve dollars and fifty cents
April 17 1825

Benza Ridgway

You do
not
pay in
hand

Benza Ridgway

from forger #5

19th 1825

Ethan Stevens execution issued Apr
writted to Austin Canfield
Constable came day appeared Timothy B Robinson
and Gregory Jackson and entered his stay of
execution whereupon it is ordered that further
proceedings be stayed until the nineteenth of Sept
next and said execution returned

Wilen Canfield Justice Peace

Oct 10th 1825 Received on the judgment
in my favor against Ethan Stevens
thirty dollars and ninety two cents the
full amount of \$3 and 92 cents then due

Benza Ridgway

Received from
in the
H. C. 2nd Justice Peace

Received from on the above acct

Austin Canfield Const

17 from page 41

Evert Denton & April the ^{nineteenth} ~~last~~ personally
appeared Chester Clough and
Truman Bishop entered bail in the above suit
in the sum of fifty dollars whereupon it is ordered
that ~~therein~~ ^{therein} proceedings be stayed for five months
from the 19th of April 1825
Helen Canfield Justice of the Peace

January 27th 1826 Received on the above judgment
seven dollars — Evert Denton

Received Feb 21st Plaintiffs Receipt
on the above judgment for twenty three
dollars and fifty one cents

H. Canfield Justice of the Peace

The State of Ohio }
Geauga County }
Justice Court before Th. Canfield Justice of the Peace

Merrick Pease

vs
Action of assumpsit on a Note
Willard S. Fuller given by Deft to Plff. for nine
dollars and fifty cents dated May 10

Damages \$4.73 } 1823 with an endorsement of five dollars
summons issued April 20 directed to Th. Canfield Const
Justice fees } and fifty eight cents. Be it reme

summons 12 1/2
judgt 12 1/2
satisfy 10
ordered that on the thirtieth day of
April A. D. 1825 the Deft appeared
and confessed damages in favor
of the Plff. in the sum of four
dollars and seventy one cents

Constables fees
on summons 12 1/2
re my business full Deft
Th. Canfield Const
his costs taxed at sixty cents and that execution
issue accordingly

Th. Canfield Justice of the Peace
Received August 19th 1825
the amount of
the above judgment in full
Merrick Pease

The State of Ohio

Geauga County ss Chardon Township

Eli Jones

vs

Action of a promissory Note
given by Deft. to Plff. for sixteen

John Langdon Jr. 3 bushels of corn dated July 1st 1823

Damages \$2.10

Justices Fees

Summons - .12

fees of

Deft. - .25

Plff. - .10

payable the first of January 1824 with
eight and one fifth bushels and owned
thereon, Summons issued May 11th 1825

directed to Austin Canfield Constable
and on the return day to wit,

May 16th at which time the Plff.

appeared by Cornelius Jones his agent
and the Deft. appeared in his own

proper person and the parties being
heard in their proofs and allegations

it is considered by the Court that
the Plff. do recover of the Deft. two

dollars, damages and also his costs taxed at sixty two
and a half cents and that Execution issue accordingly

Constables fees

Service on Deft.

At my fees in full

A. Canfield Const.



Chandon June 11th 1825

Recd of C. S. Ladd the full amount
of the judgment ~~due~~ against him on
entered on this packet

Robert Crawford

from page 25

Evert Danton for ^{the} use
of Chester Savage } Execution issued the third
is } of May 1825 directed to
Samuel Danton } Auctioneer Canfield Constable
returned here with twenty
seven cents made thereon also
an indorsement thereon of 25 cts
the amount of Constables fees on
said execution

J. C. Canfield Justice Peace

Oct. 20th 1825 Newt plffs receipt
on the above ~~the above~~ judgment in full
costs accepted Wm Canfield Justice of the Peace

The State of Ohio
Geauga County ss Chardon Townships
Justice Court before H. Canfield Justice of the Peace
Chester Savage

415

Action on the case

Thomas Robinson vs Summons issued May 30th 1825

directed to Austin Canfield Const

and on the return day, to wit, June

the third the David J. Brown appeared

for Df, and the Df in person

and the Const. being called the

Df filed his affidavit setting

forth that he could not proceed

to trial with safety for the want

of a material witness ~~and~~ that ~~as~~

as he verily believed was out of the

county & State whereupon it is

ordered that this Court be adjourned

to the third of August next at four

o'clock P. M. of said day

Plff appeared

and discontinued the suit

whereupon it is ordered that

Justice Fee

Summons 12^{cts}

Subpoena for

three persons 20^{cts}

Adj't 10

Sat' 10

Execution 25

Received for

Constables Fee

on Summs 47^{cts}

on Subpoena 56

10^{cts}

and my fees in full August 2nd

An Canfield

Constable

Justice

Summs

Subpoena

Adj't

Sat'

Execution

that the Deft (2)
costs trust at one dollar & fifty five cents &
that Execution is issued accordingly —

Execution issued Sept^r 6th 1826
directed to any Constable of Concord
Township returned Sept^r 23rd by Julius
Wixby Constable of said Township with
the Plaintiff's receipt thereon for one
dollar & thirty one cents

The State of Ohio }
Geauga County } Chardon Township the said
Justice Court before, H. Canfield Justice of
Evert Norton } Suit amicably entered
45 } Action of a sum of money on a
Steven Bond } Note given to Plff. dated
Damages \$19.35 } Sept. 10th 1823 for sixteen dollars
Justice fees } and ninety three cents signed by J
Judgt. - 12.4 } with an endorsement thereon of two
Sats - 10 } dollars dated May 2nd 1824

Back - 2.5 } Be it remembered that on the
Execution 2.5 } Eighteenth of July 1825 the Deft
Paid fees. } appeared and confessed damages in
favor of the Plff. in the sum of
~~Twenty~~ ^{Eleven} dollars and thirty five cents
whereupon it is considered by the
Court that the Plff. do recover of
the Deft. his damages aforesaid and also
his costs to wit twenty two and a half
cents and that Execution issue accordin-
gly. H. Canfield Justice of the Peace

In the above suit I Joseph Bond do acknowledge
myself bail
for Stephen Bond in the sum of twenty dollars
to be levied on my goods and chattels lands and ten-
ements in case the said Stephen Bond fails to make
payment of the said judgment and cost which is entered
in said

56
My Auctioneers June 27th 1827 directed
to my Constable of Hamden Township

Returned June 30th by Cyrus Canfield
Constable of S^d Township satisfied in part

June 30th 1827 received four dollars
& twelve & a half cents on the above judgment

July 9th 1827 received an assignment of the above
judgment to Hiram Stanton

Received July 9th 1827 on the above judgment
four dollars & twelve & a half cents

H. H. Stanton
H. H. Stanton

The State of New York
Saratoga County } Chatham Township Oct 1st 1825

James Winterstein }
Isaac Bibber }

by Attachment

affidavit 25
Attachment 25
Transcript 25
Total 75

This day came the Plff. and
filed his affidavit setting
forth that the Def. is
indebted to him to a large
amount and praying that
a writ of Attachment be issued

for the sum of \$1000
Chatham Township Returnel Nov
7th 1825 by Justice Campbell
Constable of Ch. Township enclosed
no levy for want of property

It is therefore ordered that this
case be continued until the first
day of the sitting of the Court of
Common Pleas next to holden in and
for said County - March 2nd 1826
the Plaintiff appeared and took
a transcript from the docket
for the Court of Common Pleas
Wm. Campbell Justice Peace



The State of Ohio

Geauga County } Chardon Township

The State of Ohio } Justices before H. Canfield

on complaint of } Justice of the Peace

Chester Parker

vs

Orange Crann

Justices Fees

Subpoena

Satisfaction

Discontinuance

Constables Fees

on Warrant

Warrant issued on the oath

of Chester Parker for an

assault on a person and battery

committed on the body of the

said Chester Parker on the

eighteenth of August inst.

dated August 19th 1825 Served

and returned by Austin Canfield

constable of sd Township at my

office on the same day and the

Just. being called at the Complaint

not appearing to prosecute the

suit it is ordered that this suit

be discontinued at the complainants cost

H. Canfield Justice Peace

Mr. Wm. C. Confield Dr.

to 3/4 Bush. Bingham 1/2

" 8 " Wheat 80

" 4 " Sals 4/

Yacc. Cat. Cat. Yacc. Sals. 4/6

34 E. Cat. 1/4 3/4 3/4 3/4 3/4

35 34 Yacc. Sals. 4/6

Yacc. Sals. 4/6

Yacc. Sals. 4/6

Yacc. Sals. 4/6

Yacc. Sals. 4/6

The State of Ohio }
 Geauga County } } Chardon Township
 William Wilkins }

by his next friend } Action on the case to recover
 Pardon Wilkins } damages which the Plff. claims
 vs } to have to have sustained damages
 Lotin Scott } by reason of the Def't not comply-
 ing with certain indentures wherein

Luticus fees } The Plff. is bound an apprentice
 Simons - - - 10¢ } unto the Def't for the recovery
 2. Subpoenas - - 50¢ } of which 50¢ damages this suit is brought
 Wenira - - - 25¢ }
 for paid \$ 1.00 }
 Simons issued the sixth day of
 Sept. 1845 directed to Austin Sampson
 Constable of Chardon Township returned
 seven day served by sd. Constable
 and the Court not being able to
 reconcile the parties the trial was
 adjourned to the 8th inst. at 2 o'clock
 P.M. and a jury summoned to sit

Luticus Smith, Eleazer Paine, Thomas Metcalf, jr.
 Stephen Bond, Jaber King. Oct. 8th the parties
 again appeared at which time the Plff. &
 discontinued his suit

State of Ohio
 Geauga County vs Chardon Township

William Wilben } This suit is brought on a
 by his next friend } covenant for the breach
 Paulson Wilben } of which the Plff. claims
 vs } damages for the recovery of which
 Justin Scott } the suit is brought

Justice fees	{	Summons issued Sept. 8 th 1825 directed
Summons - 12 1/2		to Austin Canfield Constable returned
Deputes - 25		same day served and the Const. not
Subpoena - 25		being able to reconcile the parties
6 2 1/2		a venire was issued for a jury
Constables fees	{	directed to J. Canfield returned
division of 18		served. Sept. 9 th this suit is
on return 50		discontinued by the consent of the
Travel 25		parties at the Plffs. cost
6 0		

Event Denton

July 25th personally appeared
Stephen Bonil & Joseph Bonil and entered
but in the above suit. Whereupon it
is ordered that further proceedings be stayed
for ninety days

Execution issued March 17th 1826 directed to
Averton Canfield Constable of Chardwick Township
returned April 1st Satisfied

Rec^d — my Son ages —
Apr 3rd 1826
Event Denton

The State of Ohio }
 Geauga County } Chardon Township
 Justice Court before H. Canfield Justice of the Peace

Hamot & Tracy
 vs

Thomas Robinson

Damages \$11.14

Justice fees

Judgt. 11.25

Satn. 1.10

Execution 1.25

5.75

Action of assumpsit on a Note
 given to Plffs on settlement dated
 April 4th 1895 for ten dollars and

ninety four cents. Suit amicably
 entered. Be it remembered that

on the second day of August 1895

the Deft appeared and confessed

damages in favor of the Plffs

in the sum of eleven dollars and

fourteen cents, whereupon it is

considered by the court that the Plffs

do recover of the Deft his damages afore

said and also his costs taxed at twenty two and a

half cents and that execution issue accordingly -

H. Canfield Justice of the Peace

Execution issued Sept. 20th directed to Austin

Canfield Constable Returned Oct. 20th

Satisfied

H. Canfield Justice of the Peace

Chardon Oct. 20th 1895 Recd of H. Canfield

Justice of the Peace Eleven dollars and twenty five cents

The full amount due on the note

The State of Ohio
 Seneca County ss. Chardown Township
 Justices Court before H. Canfield Justice of the Peace
 Samuel Taylor

vs
 Joseph Stanton } Action of the Court on a Note
 given by Deft to Plff or bearer
 for six dollars dated Nov 14th 1825

Damages - \$6.00
 Justices fees
 Deft
 Plaintiff
 Execution
 \$2.50
 \$2.50
 \$2.50
 0.97 1/2

Be it remembered that on the
 twenty fifth day of January 1826
 the Deft in this suit appeared and
 confessed damages in favor of the
 Plff in the sum of six dollars and
 no cents where upon it is ordered
 that the Plff do receive of the
 Deft his damages afore said and
 also his cost tax at twenty two

and a half cents and that execution issue
 accordingly H. Canfield Justice of the Peace
 Execution issued June 3rd 1826 directed to
 Lewis Choate Constable of Chardown Township
 returned July 9th by R. Constable Enclosed
 are seven for the want of property the body
 whereon to levy H. Canfield Justice Peace

Execution issued Sept^r 6th 1826 directed
 Lewis Elliott Constable of Hamden Townsh^p
 Sept^r 13th Received Plff's Receipt on the above
 for four dollars with orders to stay proceeding
 until further orders Execution recalled accor^d

Execution issued Sept^r 18th 1827
 to any Constable of Hamden Townsh^p
 Returned September 29th by order of the Plaintiff

April 11th 1828 Received Plaintiff
 Receipt in full on the above Indignment
 Of Confess^r Justice Peace
 John Tranga Canfield

The State of Ohio

Geauga County } Chardon Township

Justice Court before H. Canfield Justice of the Peace

Gillet & Morley }

vs

Joseph Stanton }

Action on the case to recover

amount due on a Note given to

Plffs and also 87 1/2 cents book account

Damages - \$6.88 }

Be it remembered that on the twenty

Justice's Fees

fifth day of Jan. 1886 the Just appeared

Judge - - - 14 }

and confessed damages in favor of the

Sat. - - - 10 }

Plffs in the sum of six dollars &

Execution - - 25 }

eighty eight cents Whereupon it is

Ordered further

ordered that the Plffs do recover

fus

of the Deft their damages afore

said and also their costs tax of

twenty two and a half cents and that

Execution issue accordingly

H. Canfield Justice of the Peace

Execution issued April 19th directed to

Arthur Canfield Constable returned May 4th judgment
and Constable's fees satisfied

The State of Ohio }
Geauga County } Chardon Township
Justice Court before H. Campfield Justice Peace
Charles M. Reed }

VS } Action of Assumpsit on a
Thomas Robinson } Note given by Deft. to Plff. on
Damages \$32.55 demand for thirty two dollars
Justice Fees - and fifty five cents dated March
Ludgate - 12th 25 14-25 Bent remembered that
Satth - 10 on the 14th of Sept. 1888 the Deft.
Bail - 25 appeared and confessed damages
1.47 in favor of the Plff. in the sum
of thirty three dollars and forty
five cents whereupon it is con-
sidered by the court that the Plff.
recover of the Deft. his damages
aforesaid and also his costs taxt
at twenty two and a half cents and that Execution
issue accordingly

H. Campfield Justice of the Peace
doe the above suit Charles M. Reed against
Thomas Robinson & John Langdon for
myself bail for sd Thomas Robinson in the sum
of fifty dollars to be levied on my goods and chattels
land and tenements in case the sd Thomas Robinson fails

to make payment of the sum for which
judgment is rendered in said suit and costs
that may accrue — John Langdon Jr

Sept 22nd personally appeared John Langdon
and entered bail in the above suit for \$5 Deft
in the sum of fifty dollars. it is therefore
ordered that further proceedings be stayed
until the 14th of Feb^y 1826

H. Canfield Justice Peace

for the
14th 1826 received of the Plaintiff's receipt
on the above judgment for thirty four dollars
and twenty six cents to satisfy the above
judgment —

Horatio Canfield Justice Peace



The State of Ohio
Geauga County ss 3 Chardon Oct. 14th 1825

The State of Ohio Warrant issued Oct.
on complaint of 3 14th 1825 directed to
Nathaniel Spenter & Austin Canfield Const.

25 Returned Oct. 20th
Edson Fuller & served by taking the
justice fees & body of the s^d Edson Fuller &
affidavit 25 delivering the same to the
Warrant 1825 Court of Common Pleas then
running 1.50 sitting in and for the County
Constables fees of Geauga
service 1.25 H. Canfield Justice Peace
Travel 1.20

Keeping pro-

two days 2.00

agistance 1.50

\$2.95

Received fees in full

Austin Canfield Const.



(64)

Bought 1 lb of candy for 25-cs/purk

3.

The State of Ohio }
Geauga County } Chardon Township
Surtins Court before H. Campbell Justice of the Peace
J. C. C. }
vs }
Joseph Stanton }

Damages - - \$3.26
Surtins fees
Judgt. - -
Costs - - 10
Execution - 25
Plead, Surtins
fees

Action on the case to recover
amount due from Deft to Plff.
on a Note and book account
Be it remembered that on the
twenty-fifth day of January 1826
the Deft. appeared and confessed
damages in favor of the Plff
in the sum of three dollars &
twenty-five cents. Whereupon it
is ordered that the Plff. do recover
of the Deft. his damages aforesaid
and also his costs taxed at twenty
two and a half cents and that
execution issue accordingly.

H. Campbell Justice of the Peace
Execution issued April 10th directed to Surtin
Campbell Constable returned May 4th Judgment
and Constable fees satisfied.

The State of Ohio }
Geauga County ss }
Wm. Lathum & Co. }
for the use of }
Charles M. Reed }
vs }

Chardon Oct. 22nd 1825
Action on the case
brought on a note
given to Wm. Lathum
& Co. for sixteen dollars &
twenty three cents dated

Damages \$18.81 }
Lathum & Co }
Def't - " 124 }
Sats - " 10 }
Execution - 25 }

Febr 24th 1823 signed by Def't
Be it remembered that on the
22nd day of Oct. 1825 the Def't
appeared and confessed damages
in favor of Plff. in the sum
of eighteen dollars & eighty one cents

Constable for }
Execution - 50 }
see my fee in full }
A. Caldwell Const }
for 1825 \$1.10 }

Whereupon it is considered by the
Court that the Plff. do recover
of the Def't his damages aforesaid
and also his cost, to wit at twenty two
and a half cents, and that Execution
issue accordingly

June 30th 1828 Execution issued directed Linton Campbell
Constable of Chardon Township served by taking the
John R. Justice & delivering him the order of the County
March 31st 1829 Plaintiff's Receipt for
\$22.20 cents to appear in court judgment



The State of Ohio
Clerk of Court
Clerk of Court
Clerk of Court

London Oct 24th 1925

Robert Hurst }
125

Action of Trover

Gregory Jackson }
Joseph Stanton }

Summons issued Oct 18th 1925
directed to Arthur Canfield

Constable returned Oct 20th served
bail on the return toward Oct 24th

Judgment \$2.50

the parties appeared and the
Court called and the testimony

Summons - 12.50

introduced on the part of
the Plff. for good cause shown Joseph

Subpoena for

three persons - 20

damages - 25

Judgment - 25

Satisfaction - 10

Stanton on motion of Def't. Counsel
was discharged by the Court and the
Plff. ordered to pay R. Stanton's costs

And further testimony being intro-
duced on the part of the Plff. one

Constable's return

Summons for

Stanton - 25

Do Jackson - 15

on Subpoena

Witnesses for Plff.

A. Earl - 50

S. Corbin - 50

C. Elliott - 50

B. Nathan - 50

also on the part of the Def't. and
mature deliberation being had thereon
it is considered that the

Gregory Jackson did unlawfully
take and carry away from the shop
of the Plff. a certain blacksmith's

Shed to the damage of the Plff. two
dollars and fifty cents, Whereupon
it is considered by the Court that

the Plff. do recover of Def't. his damages
aforesaid and also his costs taxed at three
dollars & sixteen cents and that execution issue
accordingly

The State of Ohio }
Geauga County } Chardon Township

George Emerson }
for the use of }
Orin Wilson }

vs
Joseph Stanton

Damages - \$5.63

Justices Fees

Indignment - "12 1/2

Sat. - - - 10

Execution - 25

For - - - 25

Received the
above fees -

Action of assumpsit
on a note dated Concord
August 6th 1845 payable
to George Emerson for
five dollars and ninety four
cents on demand with use

But remembered that on the
12 day of Decr 1845 p. m. legally
appeared Joseph Stanton and
confessed damages in favor of
the in the sum of five dollars
and sixty three cents. It is there
of ordered that the p. m. recover
of the p. m. his damages aforesaid
and also his costs tax at twenty two
and a half cents and that execution
issue accordingly.

H. Canfield Justice of the peace

Execution issued Feb 25th 1846 directed
to Lewis Elliott Constable of Hamden
Township returned by Constable under
pled for want of property whereon to levy

613-

36.75
3.50
4.48
5.50
4.80
2503

Samuel Benson

L. O. Tucker Rec Benjamin
Smith

L. O. Tucker Rec

Benjamin
L. O. Tucker Rec
Benjamin



The State of Ohio

Geauga County } Chardon Township

Further Court before H. Canfield Justice of the Peace
Eleanor Paine

vs. Action of a sum, set on a Note

Gregory Jackson } given to the Deft by order by Deft
for fifteen dollars dated June 14th 1925

Damages - \$18.52 Be it remembered that on the 26th

Further Fees day of January 1926 the Deft appeared

Indgt - - - 18^{cts} and confessed damages in favor of

Satrs - - - 10 the Plff in the sum of fifteen

Bail - - - 45 dollars & fifty two cents Whereupon

it is ordered that the Plff do
recover of the Deft his damages
aforesaid and also his costs taxed
at twenty two and a half cents and
that execution issue accordingly

H. Canfield Justice of the Peace

In the above suit I Timothy B. Robinson
do acknowledge myself bail for
Gregory Jackson in the sum of thirty dollars
to be levied on my goods and
chattels lands and tenements in case the

Gregory Jackson fails to make payment of
the sum for which judgment is entered in said

Timothy B. Robinson

(63) 1

In the foregoing suit I have personally
appeared Timothy B. Robinson and entered
bail for stay of execution it is therefore
ordered that further proceedings until
the twenty-fourth day of April next

H. Canfield Justice of the Peace
The above judgment excepting costs is
fully satisfied by arrangement con-
-cerning Smith Tool

March 5-1827

March Charles Paine
Loring J. Paine

The above judgment is fully
satisfied by arrangement
concerning costs and Smith's
Tool

L. D. Treadwell



The State of Ohio

Geauga County } Chardon Township

Sustains Court before H. Canfield Justice of the Peace

Wm O. Marshall

vs

Action of a promissory note given to Plaintiff by Defendant for twenty six dollars and fifty cents dated Sept 1 1825 With us

John Langdon Jr

Damages \$27.16

Justices fees

Fidgt - - - 12

Sale - - - 10

Back - - - 25

Execution - 25

Do - - - 25

Costs for

on execution - \$1.50

Do - - - 1.05

Do - - - 1.55

Be it remembered that on the 2nd day of Feb 1826 the Deft appeared and confessed damages in favor of the plff in the sum of twenty seven dollars and sixteen cents. It is therefore ordered by the Court that the plff do receive of the Deft his damages aforesaid and also his cost taxed at twenty two and a half cents and that Execution issue accordingly - H. Canfield Justice of the Peace

In the above suit L. Cook Hoyt do acknowledge myself back for John Langdon Jr in the sum of fifty dollars to be levied on my goods and chattels lands and tenements in case the said John Langdon Jr fails to make payment of the sum for which judgment is entered in said suit together with cost

In the above going suit, ~~filed~~ the personally
appeared Noah Hoyt and entered, for J.
John Langdon for stay of execution it
is therefore ordered that further
proceedings be stayed for five months
from the date of the judgment —

H. Canfield Justice of the Peace
Execution issued July 31st directed
to Austin Canfield Constable returned
August 29th & closed served & property
advertised & not sold for want of bidder.
I am sincere,
Yours
James Sept 1st

to the a/l Constable returned Sept
29th with receipts except three — for
thirteen dollars

Received Sept 29th 1826 my claim
in full on the above judgment
and my fee in full
A. Canfield Const

Wm D Marshall

The State of Ohio

Geauga County vs Chardon Township

Justice Court before H. Canfield Justice of the Peace
Jacob H. Morse for the debt

Montgomery Morse
vs

Horace H. Canfield

Action of a promissory note
on a note given by S. H. Canfield
to S. Morse dated Nov 4th 1825
with an endorsement thereon

Judgment \$7.37
Justice Fees

of two dollars and seventy five cents
dated July 4th 1825

Judgment - 12 1/2

Sales - 10

Bail - 25

Execution - 25

Be it remembered that on
the sixth day of Feb^r 1826
the Def^t appeared and confessed
damages in favor of the Plff in
favor the sum of seven dollars
and thirty seven cents. It is there

fore ordered by the Court that
the Plff do recover of the Def^t his damages
aforesaid and also his costs taxed at twenty two
and a half cents and that Execution issue
according. — H. Canfield Justice of the Peace

In the above suit I Benjamin Madison do
acknowledge myself bail for said Horace
Canfield in the sum of twelve dollars to



be levied on my goods and chattels lands and
tenements in case the said Horace Winford fails
to make payment of the sum for which judg-
ment is entered in 2d suit — Benge. R. 70

Febr^y 15th personally appeared George Fredrick
and entered bail in the above suit whereupon
it is ordered that further proceedings be
stayed for ninety days from date of the
judgment —

Helen Canfield sister of the Dea.
Execution issued May 22nd directed to
Austin Canfield Constable of Chardon
township, returned June 20th with the
22th with the Plaintiff's receipt thereon
for the amount of the judgment in
full.

Helen Canfield sister of the Dea.
Hecome fus in full
A. Canfield const-

The State of Ohio
 Geauga County ss Chardon Township
 Justice Court before H. Canfield Justice of the Peace
 Asa Canfield

vs
 Jared Clark
 Justice Fees
 Summons ... 10
 Subpoena ... 20
 Return ... 10
 Constable's Fee
 Service ... 10
 Travel ... 10
 10

Action on the case
 Summons issued January 30th 1826
 directed to Austin Canfield Comr.
 returned Feb^y 1st by said Constable
 served - and on the seventh day of
 Feb^y the parties appeared and the
 Plaintiff discontinued his suit
 It is therefore ordered that the
 the said Plff be taxed sixty two and a
 half cents costs and that Execution
 issue accordingly
 H. Canfield Justice of the Peace

Received for same full
 Austin Canfield Comr

(p. 3)
Charlton Nov 5, 1843

M. E. Youngs Dr
In 3/4 yds Cat cloth

In 1/4 yds

6 Comfort Smith

Comfort Smith

Coat of black & white
Lined

George Smith

Done

By Comfort

L. D. Smith

L. D. Smith

New State of Ohio

Geauga County } Chardon Township

Justice Court before H. Canfield Justice of the Peace

Joseph Fulton vs

Action of Assumpsit on a note given by Deft to Plaintiff Nathan

David N. Porter & Merrick Pease

Porter on order for thirty seven dollars & fifty cents dated Sept 1st 1825 thirteen dollars and eleven

Debt - \$25.25
Futures Fee

cents ten Endorsed the non ten dollars Oct 26th three dollars and

Debt - 12 1/2

eleven cents Nov 7th 1825 Endorsed

Sat - 10

by D. Porter to J. Fulton -

Bail - 25

Be it remembered that on the

Penal. Justice fee

seventh day of March 1826 the

Deft appeared and confessed

damages in favor of the Plff

in the sum of twenty five dollars and twenty

eight cents - It is therefore ordered by the Court

that the Plff do receive of the Deft his

damages aforesaid and also his cost tant at

twenty two and a half cents and that Execution

issue accordingly -

H. Canfield Justice of the Peace

In the Suit of Joseph Felton against David S. Bruce
& Merrick Pease J. James Hathaway do acknowledge
my self bail for S^r. Bruce & Pease in the sum
of fifty dollars to be levied on my goods and chatte
lands and tenements in case the S^r. Bruce & Pease
fails to make payment of the sum for which
judgment is entered in S^d suit

James Hathaway

In the aforesaid suit Felton against S^r. Bruce and
Pease March 9th appeared James Hathaway and
entered bail for S^r. Bruce & Pease on S^d suit
whereupon it is ordered that further proceedings
be stayed for six months from the date of
said judgment

Helen Confield Sister of the Pease

August 16th 1866 made an assignment
of the above judgment by Plff^t to E. Pease
with a receipt thereon for the full amount
of the Plff^t's Claim

W. C. Pease for Justice Pease

The State of Ohio
Seneca County

(36)

Chardon Township

Roswell Eaton

vs

Cornelius Jones

Damages - \$7.84

Justice Fee

Subst. Fee

Sale Fee

Recd. Cost

To Cornfield P.P.

Action of Assumpsit
on a note given by Deft.
and Eli Jones to Timothy
B. Robinson on order
Endorsed by B. Robinson to
Elijah Bushnell from him
to Roswell Eaton

Be it remembered that on
the twenty third day of March
1826 personally appeared Cornelius
Jones and confessed damages in
favor of the Plff. in the sum of
seven dollars and eighty four cents. It is there
fore ordered that the Plff. do recover of
Deft. his damages afore said and also his
cost tax of twenty two and a half cents
and that execution issue accordingly.

H. Cornfield Justice of the Peace
March 30th Received on the above judgment
four dollars To Cornfield Justice of the Peace

Recd April 14th 1826

the amount of the above judgment
in full
Roswell Eaton



(33)

The State of Ohio
Geauga County ss. Chardon Township

Alfred Shattuck } Action on this case -
vs } This suit is brought to recover
Thomas Murphy } an amount due on book
account -

Damages - \$10.50
Fishes fees -
Judgt - 12 1/2
Saler - 10
Bail - 12 1/2
Execution - 12 1/2

Be it remembered that on
the twenty fifth day of ^{March} 1866 the Jt. appeared and
and confessed damages in favor
of the Plff in the sum of
ten dollars and fifty cents. It
is therefore ordered that the
Plff recover of the Dft his damages
as aforesaid and also his costs taxed
at twenty two and a half cents and
that Execution issue accordingly -

Constables fees on
Execution - \$1.15
my fee in full
H. Canfield Const

H. Canfield Justice Peace
In the above case Alfred Shattuck against Thomas
Murphy & Daniel Hendrick do acknowledge my duty
bail for D. Murphy in the sum of twenty dollars
to be levied on my goods and chattels lands and tenements
in case the D. Murphy fails to make payment of
the sum for which judgment rendered in said suit

April 3rd personally appeared Daniel
Hendrick & entered bail for Thomas
Murphy whereupon it is ordered that
further proceedings be stayed for ninety
days — J. C. Canfield Justice Peace
Execution issued July 13th directed to
Austin Canfield, Sheriff, returned August
9th with ten dollars & seventy five cents made
thereon

Received August 15th my claim in
full on the above judgment
Alfred Shattuck



The State of Ohio }
Geauga County ss } Chardon Township
Justice Court before H. Campfield Justice Peace
vs }
Joseph Zetton } Action on the case to
recovery amount due on back
Damages - \$2.75 } amount for which this suit
is brought. Be it remembered
that on the fourth day of
April 1826 the Deft appeared
and confessed damages in
favor of the Plff in the sum
two dollars and seventy five cents.
It is therefore ordered by
the Court that the Plff recover
of the Deft his damages aforesaid
and also his costs taxed at twenty two and a
half cents and that Execution issue accordingly.

H. Campfield Justice of the Peace
In the above suit Merriek Peace vs Joseph
Zetton I Elisha Foster do acknowledge myself
back for Zetton in the sum of \$2.75 or dollars
dollars to be levied on my goods and chattels lands
and tenements in case that Zetton fails to



(100)
make payment of the sum for which judgment
is entered in vs suit *Chas. F. Foster*

April 10th appeared *Elisha Foster* and
entered bail for vs *Fallon* in the above suit
for stay of execution it is therefore ordered
that further proceedings be stayed for ^{sixty} ~~seventy~~
days. *H. Canfield Justice of the Peace*

June 24th Received two dollars and ^{twenty} ~~twenty~~ eight
cents the full amount of the above
judgment and interest of *Joseph Fallon*

H. Canfield Justice Peace
August 4th Received the amount of the above
judgment in full for *Harriet Pease*
Daniel T. Brown

100-1000



The State of Ohio

Geauga County ss Chardon Township

Justices Court before H. Canfield Justice of the Peace
Bruce & Peace

vs
Joseph Felton
Damages - \$1.60
Justices Fees - 12c
Sats - 10
Bail - 25
Newd. fees

action on the case to recover
amount due on book account
for which this suit is brought

Be it remembered that on
the fourth day of April 1896
the Defts appeared and con-
fessed damages in favor of the
Plffs in the sum of one dollar
and sixty cents. Whereupon it
is considered by the Court that the
Plffs do recover of the Deft

their damages aforesaid and also their costs taxed
at twentytwo and a half cents on that
Execution issue accordingly -

H. Canfield Justice of the Peace
In the above suit Bruce & Peace vs Joseph Felton
& Eliza Foster do acknowledge myself bail for
J. Felton in the sum of three dollars to be levied on
goods and chattels lands and tenements in case
the J. Felton fails to make payment of the



sum for judgment is entered in said suit
 Eliza Foster

April 30th personally appeared Eliza
 Foster and entered bail for S. Sutton
 in the above suit for stay of execution of
 the same and ordered that further proceedings
 be stayed for sixty days.

W. Canfield Justice of the Peace
 June 24th Received of Joseph Sutton one
 dollar and sixty two cents the amount
 of the above judgment and interest

W. Canfield Justice of the Peace
 August 4th Received the full amount
 of the above judgment

Wm. J. Pease

The State of Ohio }
Geauga County } } Chardon Township
Justice Court before Th. Campfield Justice Peace
Merrick Peace }

Action on the case

Joseph Sutton } This suit is brought to recover
Judgment - \$4.95 } balance due on a note given by
Justice Fees } Defendant to Plff. as follows
Entering suit - 10¢ } Due Merrick Peace on order ten
Advt. - " 10 } dollars to be paid in good merch
Subpoena - " 20¢ } antable wheat at one dollar pr
Swearing out - 12¢ } bushels to be delivered at J. Pease's
Judgment - " 25 } mill in the month of January next
Satisfaction - 10 } dated Humboldt July 1st 1823 one dollar
Bail - " 25¢ } and twenty five cents endorsed thereon
Paid for } Suit amicably entered April 6th
1826 and by consent of the parties was
adjoined to Monday the 10th instant
at two o'clock P.M. on Friday
Monday two o'clock P.M.
Pursuant to adjournment parties
again appeared and the Court being
opened and the testimony being
introduced on both parties it is

Witnesses Fees
David B. Brown - 50
Luther Shwing - 50
Elisha Foster - 50



The State of Ohio

Geauga County ss Chardon Township

In this Court before H. Canfield Justice Peace

Charles Prider

Thomas Metcalf

Return on the case to recover
balance due on book account
summons issued Sept 15th 1826

Damages \$5.12 1/2

Justice Fee

Summons - " 12 1/2

Judgt - " 25

Costs - " 10

Execution 25

Process return due

directed to Austin Canfield
Constable returned the 18th inst
by J. Constable served and on
the 22nd inst at 3 o'clock P.M. the
time the Deft. was summoned to
appear the J. Deft. not appearing
It is ordered by the Court that

Constables Fee

Travel - " 10

Need my fees in full

Chardon Feb 28th 1827

H. Canfield Const.

the Plff. do recover of the Deft
five dollars and twelve and a half
cents damages and also her costs taxed
at twenty two and a half cents &
that Execution is accordingly

Execution issued Sept 1st 1826
directed to Austin Canfield
returned 13th inst the Plff. brought
for the amount due thereon
before Justice Peace

In the aforesaid suit Austin Canfield
vs. against Thomas Robinson &
Timothy B. Robinson do acknowledge
myself bail for ~~the~~ Thomas Robinson
in the sum of forty dollars to
be levied on my goods & chattels
lands & tenements in case the ~~2^d~~
Thomas Robinson fails to make pay-
ment of the sum for which judgment
is entered in ~~the~~ suit together with costs
August 21st Timothy B. Robinson

The Defendant procured bail for stay
of execution it is therefore ordered that
further proceedings be stayed for ~~ninety days~~
six months

Execution issued January 27th 1827 directed
to Platte Canfield's Constable

Recd Feb 22-1827 the amt of the above
damages & interest & E. Paine attorney
I hereby assign all my right & title to the
judgment in my favor against Thomas Robinson
to Charles Paine
January 3rd 1827 Austin Canfield



B. H. Tracy
vs
Thomas Robinson

Damages \$38.04

Justice fees

Summons 1.25

Deft 1.25

Costs 1.00

Constables fees

Service on
summons 1.10

Sharon August 17th 1826

Action on the case

This suit is brought to recover
the amount due on a Note
given by Defendant to Plaintiff
for thirty five dollars & sixteen
cents dated April 21st 1825

Summons issued August 7th 1826
directed to Platt Canfield Constable
returned 12th of same month
served & on the 14th instant the
time the Def^t was summoned to
appear & the Court being called
& the Def^t not appearing ~~sums~~
order was ordered by the Court
that the Plaintiff recover of the
Def^t thirty eight dollars & four

cents damages & fifty seven & a half cents costs
& that execution issue accordingly

W. Canfield Justice Peace

Nov 25th 1826

Received Plaintiff's receipt
for his damages in the above judgment
in full
W. Canfield Justice Peace



The State of Ohio

Geauga County ss } Chardon Township

Justice Court before H. Benfield Justice Peace

Elliott Martin

vs
John Langdon Jrs

Action of Assumpsit on
a Note given by Deft. to
H. Spencer on bearer and
transferred by him to the Plff

Damages - \$2.77

Justice fees - .12 1/2

Indgt. - .10

Costs - .10

in this suit - Be it remem-
bered that on the third
day of April 1896 the
Defendant appeared and
confessed damages in favor
of the Plff in the sum
of two dollars and seventy seven
cents where upon it is considered
by the court that the Plff

do recover of the Deft. his damages aforesaid
and also his costs to wit at twenty two and
a half cents and that execution issue ac-
cordingly - H. Benfield Justice Peace

Received Oct 24

the above judgment in full

Wm. A. Baile



(110)

Mr. Walcott C. Davis

W. C. Davis Overman
Winter Conference

Overman Conference

To 1st W. C. Davis 300

Overman Conference
To 3rd Year Term 57

To 3rd Year Term 57



The State of Ohio
Geauga County ss. Chardon Township
Justice Court before Hobanfield Justice Peace
Nathaniel Stone

vs

Arson Atabrine

Action of a promissory note given by ^{Plaintiff} to
Plaintiff for twenty dollars
dated Sept 10th 1824 payable

Damages \$18.84

Interest fee

Judgment "125

Sater "10

Bail "25

Plaintiff interest fee

in one year from date with
us - Be it remembered that
on the sixth day of May 1826
the Defendant appeared &
confessed damages in favor
of the Plaintiff in the sum of
eighteen dollars & eighty four
cents - It is therefore ordered
by the Court that the Plaintiff
recover of the Defendant his

damages aforesaid and also his costs tax
of twenty two and a half cents & that Execution
issue accordingly

Hobanfield Justice Peace

Received Sept 23rd 1824
The above Judgment on

In the suit of Nathaniel Stone against
 Aaron Stebbins & Hosesa Stebbins do acknowledge my self bound for in Aaron Stebbins
 in the sum of thirty dollars to be levied
 on my goods and chattels ^{and tenements} and in case the
 Aaron Stebbins fails to make payment of the
 sum for which judgment is entered in
 said suit

Hosesa Stebbins

May 8th appeared Hosesa Stebbins and entered
 bail on the suit of Nathaniel Stone against
 Aaron Stebbins it is therefore ordered that
 further proceedings be stayed for ninety days

Wilen Canfield J. Dea.
 Execution issued August seventh directed
 to Wictor Canfield Constable of Chardon
 Township returned Sept. 15th satisfied

Sept 23rd 1826 Received my claim
 in full on the above judgment

Nathaniel Stone

The State of Ohio

Seago County vs Chardon Township

Justices Court before H. Canfield Justice Peace

vs Aaron Stebbins

vs

Action of Assumpsit on

Oliver W. Landrook on a Note given by Deft. to Plaintiff for eighteen dollars

Damages - \$18.68 dated April 22nd 1825 payable in one year from date with interest

Justices fees

Judgt. - 11 12 1/2

Satry - 11 10

Be it remembered that on the sixth day of May 1826

the Defendant appeared & confessed damages in favor of the Plaintiff in the sum of Eighteen dollars & sixty eight cents

Whereupon it is considered by the Court that the Plff. do recover of the Deft. his damages aforesaid and also his costs taxed at twenty two & a half cents & that Execution issue accordingly.

H. Canfield Justice Peace

~~Execution issued August 11th directed to Canfield Justice Peace~~

Received Sept 15th 1826 The above judgment in full
H. Canfield Justice Peace



(714)

Sept 4th 1826 received my claim in full on
the judgment in my favor against O. W. Lusk
Gideon Stebbins



The State of Ohio
Geauga County } Sharon Township

Hannah King }

vs

Benjamin Redington }

Defendant to Plaintiff one

for two hundred ^{pounds} of nails with

summons - 10

both with us - summons

issued April 24th 1826

by Austin Campfield Constable &

on the return day, to wit, May

sixth the Plaintiff appeared

and discontinued her suit

cost to be taxed to Defendant

by agreement -

Hiram Campfield Justice Peace

Action of assumpsit
on two notes given by
Defendant to Plaintiff one
for two hundred ^{pounds} of nails with
ninety pounds endorsed thereon
the other for four dollars
both with us - summons
issued April 24th 1826 served
by Austin Campfield Constable &
on the return day, to wit, May
sixth the Plaintiff appeared
and discontinued her suit
cost to be taxed to Defendant
by agreement -

Hiram Campfield Justice Peace



State of Ohio

George Washington } Chardon Township
Petitioner }
vs }
Exekiel Rider }
Defendant }

Loss of the Deft's	12 1/2	} Action in the case to recover amount due on a note given by Linnaeus Fite to Filton or order for twenty five dollars dated October 23 rd 1825 payable the first of June 1826 endorsed by Filton to E. Rider
Damages - \$25.82		
Lustus fee		
Summons - " 12 1/2		
Deft's - " 12 1/2		
Sat - " 10		} Summons issued June 6 th 1826 directed to E. Rider Canfield, Constable of Chardon Township returned under same day and on the 12 th of June the Deft appeared and confessed damages in favor of the Plff in the sum of twenty five dollars & eighty two cents
Plff's fee		
by Canfield		

Whereupon it is considered by the Court that the Plff do recover of the Deft the amount of the damages aforesaid and also his cost, tax at fifty cents & that execution issue accordingly

H. Canfield Justice Peace



The State of Ohio
Geauga County, Chardon Township

Daniel L. Trineb

vs
Yadock Stephens

Judgment \$2.65

Justice's fees

Indgt. 5. - - - 12.

Costs

action of assumpsit and
note given by Defendant to
Plaintiff for two dollars &
fifty cents dated May 15th 1828 due

ten days after date

Be it remembered that on
eighth day of June 1828 the Deft
appeared and confessed damages
in favor of the Plaintiff in the
sum of two dollars and sixty-five
cents whereupon it is considered
by the court that the Plff do
recover of the Deft his damages
aforesaid and also his costs taxed at twenty-two
and a half cents and that execution issue
accordingly — H. Canfield Justice of the Peace





Received September 1st 1892 my salary for full month of \$100.00 from the Board of Directors of the University of California

Execution issued August 1st 1822 directed
to the Comptroller to pay to the returned
debt 1st satisfied -

William Langfield Furber

A. Campbell Esq

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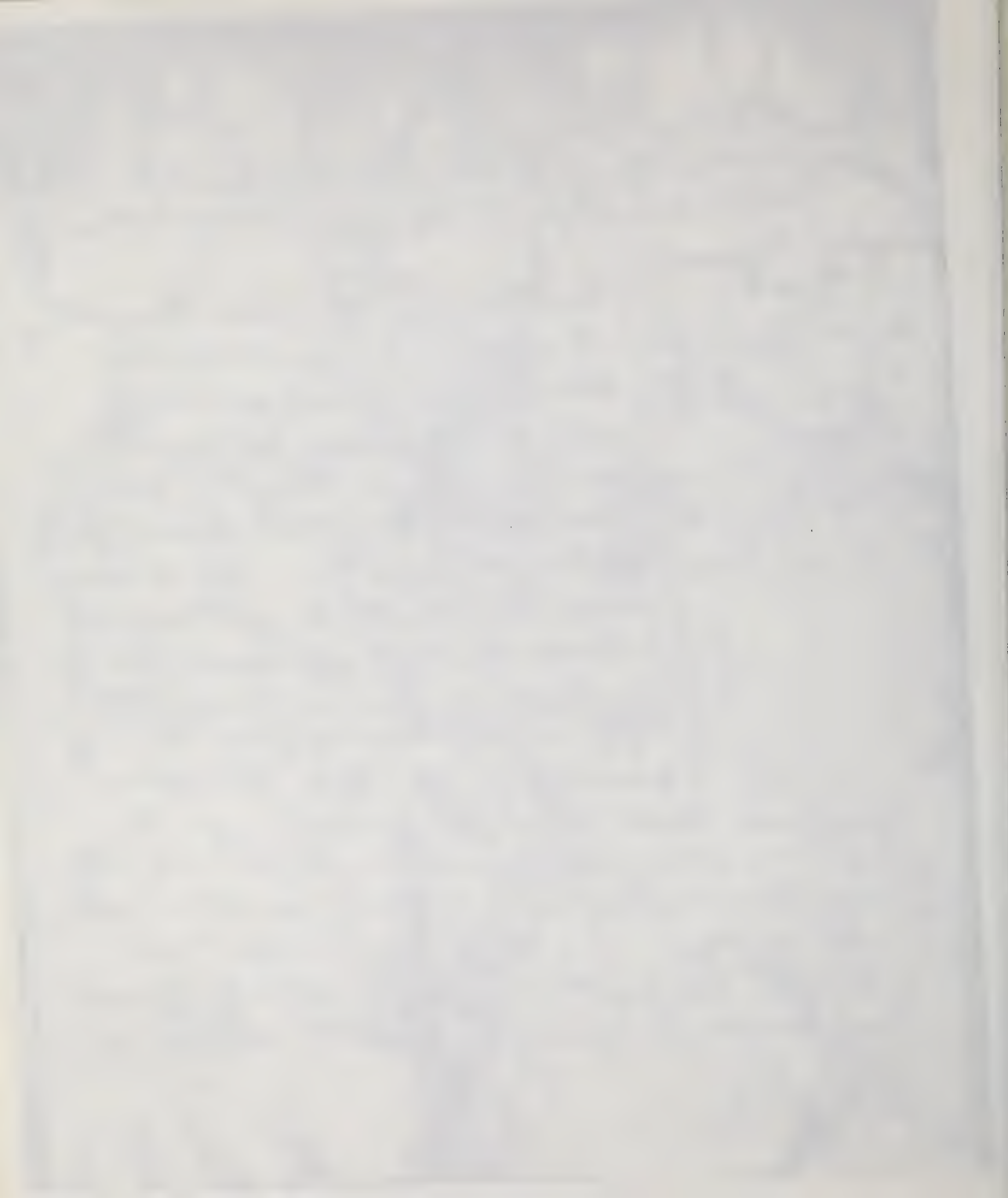
Yours truly
J. M. Smith



The State of Ohio
 Seneca County ss Chardon Township
 Justice Court before H. Canfield Justice of the Peace
 John Brown

vs } Action on the case brought
 Benjamin Rieder pr. } to recover amount due on
 Damages - \$4.70 } two Notes one given for black
 Interest fees } salt for four dollars & thirty six cents
 Judgment - " 12 } executed on same the other note
 Salt - " 10 } for four one dollar endorsed thereon
 " 22 } dated April 10th - Be it remem-

bered that on the twelfth day of
 July 1826 the Def^t appeared and
 confessed damages in favor of the
 Plff. in the sum of four dollars
 & seventy cents it is therefore
 ordered that the Plff. do recover of the
 Def^t his damages aforesaid & also his costs to-wit
 twenty two & a half cents & that execution issue
 accordingly - - H. Canfield Justice of the Peace
 Received August 11th - on the above judgment
 my claim in full John Brown



November 1844

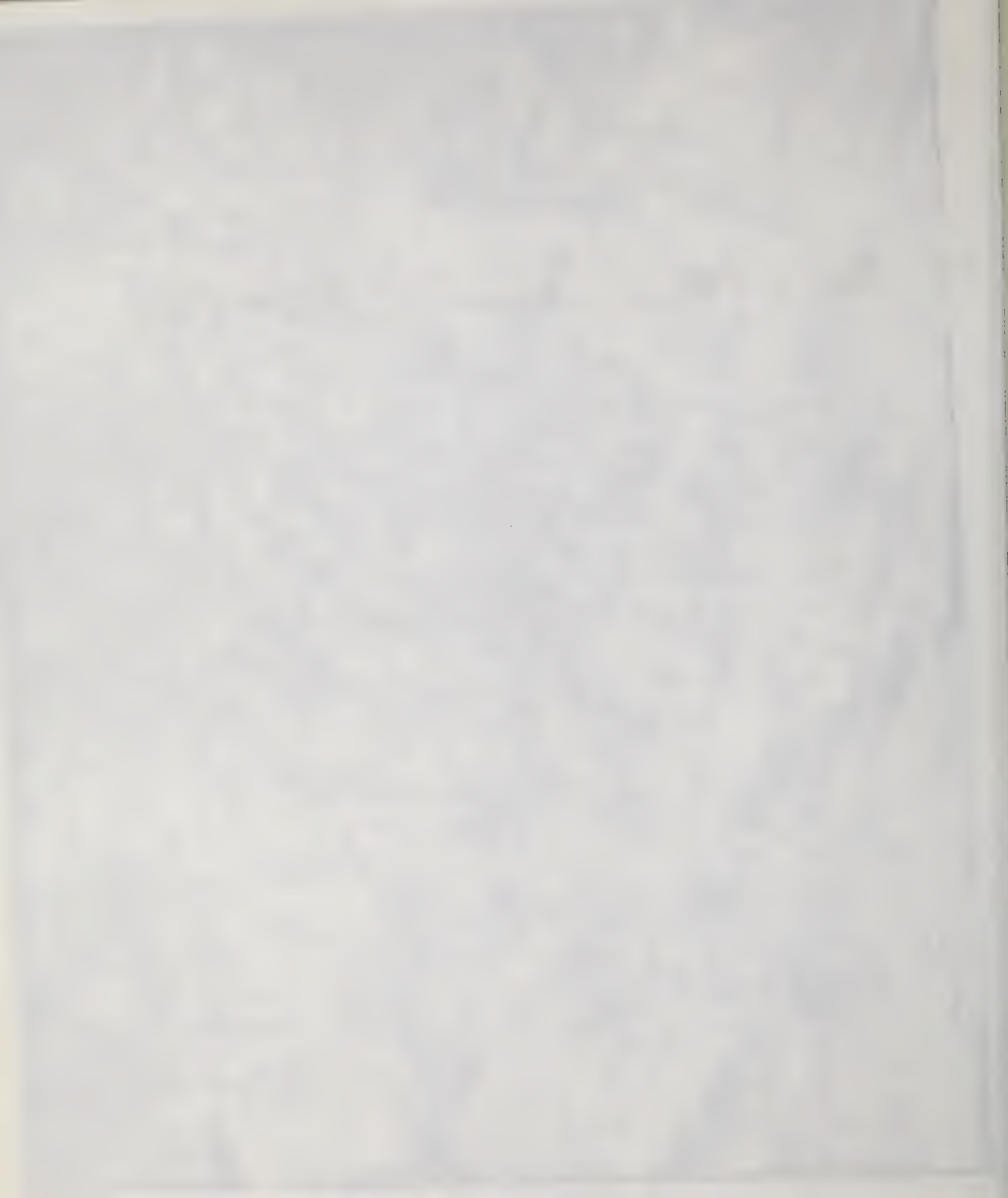
Oct 14 1844

At the residence of the late Mrs. John Campbell

John Campbell
Lampson
Wm. Campbell
Wm. Campbell
Wm. Campbell

Wm. Campbell
Wm. Campbell
Wm. Campbell
Wm. Campbell
Wm. Campbell

Wm. Campbell
Wm. Campbell
Wm. Campbell
Wm. Campbell
Wm. Campbell



State of Ohio

Franklin County } Chardon Township

Justice Court before H. Canfield Justice of the Peace

Everett Denton
for the use of

John Noper

vs
David Bates

Damages \$33.27

Justice fees

affidavit - 25

Copies - 12

Subpoena - 25

baile bond - 25

Swearing out - 24

Judge - 25

Execution - 25

Constable fees - 40

on capias - 100

on Subpoena - 40

on Execution - 40

Shirley fees \$165

A. Canfield Const

writings

E. Mider - 50 paid

A. Benton 50

Action on the case

papers issued on the oath of
Plff August 1st 1881 dictated to

Arthur Canfield Constable of
Chardon Township returned same day

on motion of the Defendant
by giving bail the Court was adjourned

the 15th instant at 9 o'clock
A. M. on 2nd day at which time

the parties appeared & the Court
being called the testimony was

produced on the part of the Plff.
so on the part of the Deft &

after deliberation being had thereon
it is ordered by the Court that

the Plaintiff do recover of the Deft
thirty three dollars & twenty seven cents

damages & five dollars & sixty five cents
costs it is therefore ordered that

the Plff. do recover his damages & costs
also his costs & that Execution issue

accordingly.

When Canfield Justice of the Peace



In the foregoing suit Evert Denton
for the use of John Moser against David
Bates & Lorrin Smith do acknowledge
my self bail for s^r David Bates in the
sum of twenty dollars to be levied on
my goods & chattels lands & tenements in
case the s^r David Bates fails to make
payment of the sum for which judgment
is entered in s^d suit together with all cost
August 22nd

Lorrin Smith

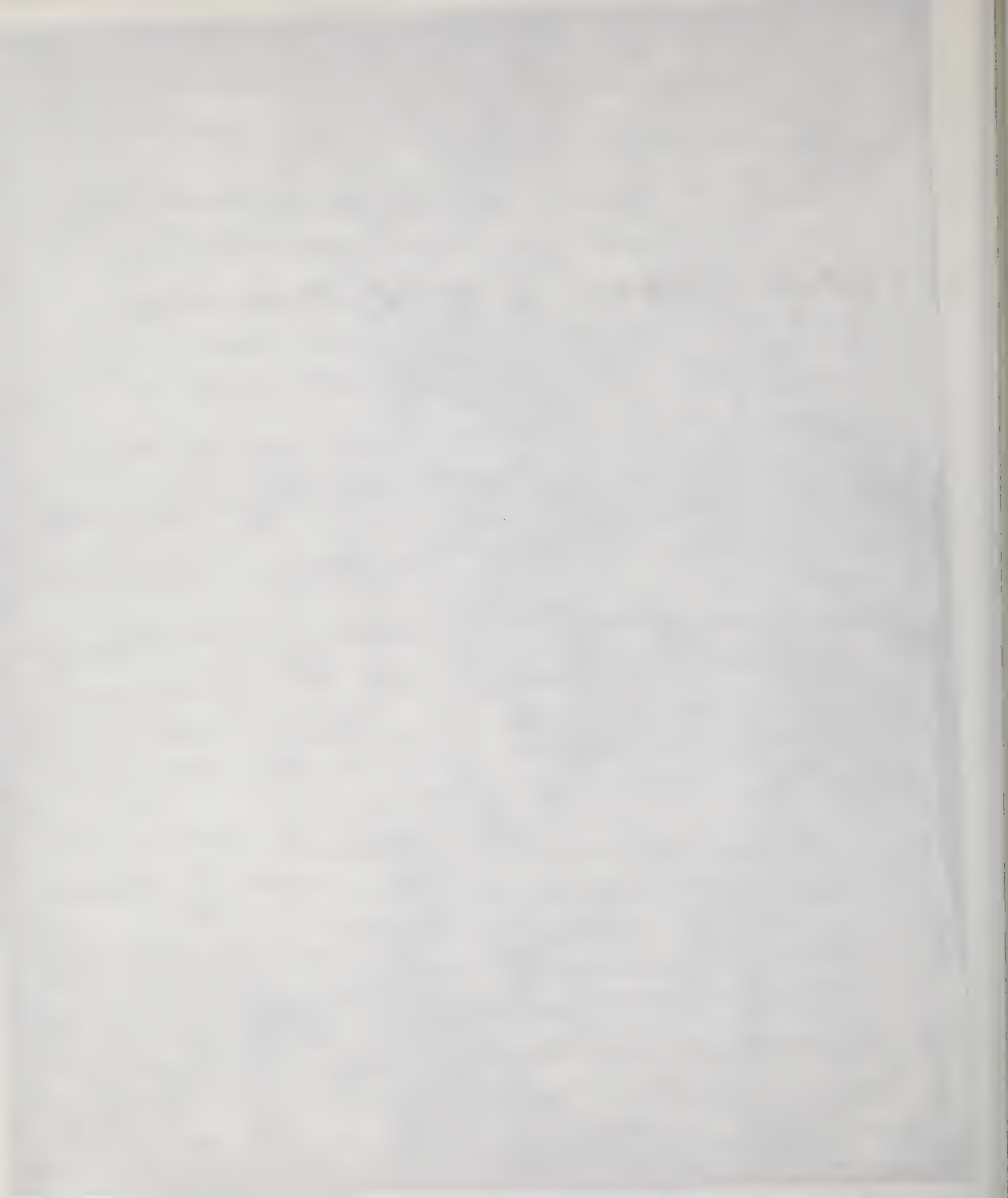
Lorrin Smith appeared & entered bail
for stay of execution in the above suit
it is therefore ordered that further pro-
ceedings be stayed for five months from
the date of the judgment.

Received Nov^r 10th 1810 the above judgment
twenty three dollars —

except for his own use

Received Dec^r 30th 1810 on the above judgment
ten dollars & eighty two cents

Feb^r 27th 1811 Received Receipts of A Canfield Const & Rider
L. Rider & Dutton & Sanger for their cost in the above
suit April 5th 1811 Received my claim on the above
judgment in full John Moser



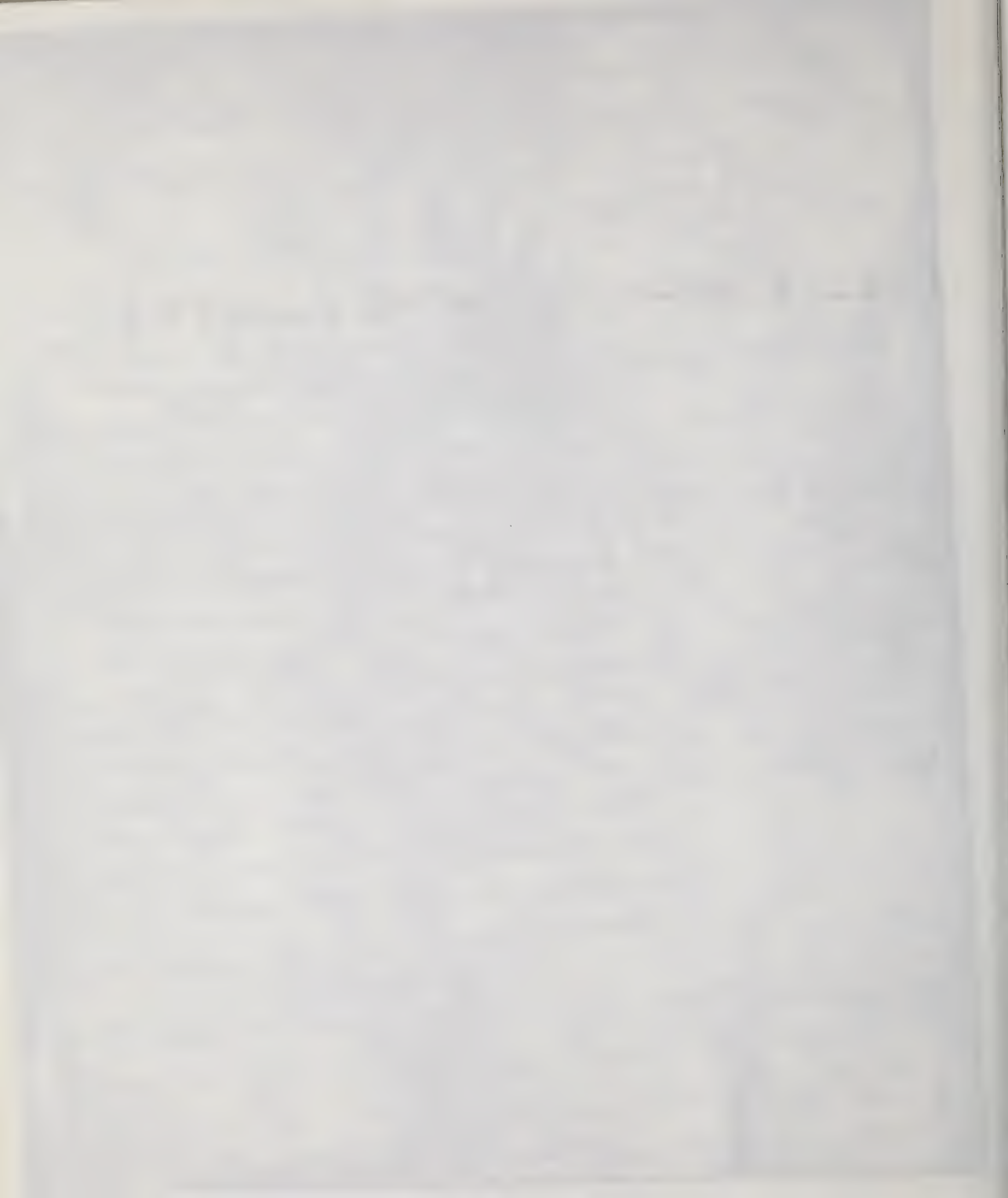
The State of Ohio (123)
Geauga County } Chandon Township

Justices Court W. Canfield Justice from
Austin Canfield }

vs } Action on the case
Thomas Robinson } This suit is brought to recover
Damages - \$20.21 } the amount due on a note
Justice fees } given to Plaintiff for sum of
Summons... " 12 1/2 } dollars dated January 25th 1826
Judgt... " 25 } and a book account of two dollars
late... " 10 } & sixty two & a half cents
Execution... 25 } Summons issued August 7th 1826
Bail... 25 } directed to Platt Canfield Constable
Returnable 17th of same month
Return... } returned 12th of 2^d month by S. Const
serv^d & on the return day found
17th instant at the hour appointed
the Court being called & the Defendant
not appearing it is ordered the
Plaintiff recover of the Defendant
twenty dollars & twenty one cents damages
& fifty seven cents costs & that Execution
issue accordingly.

Constables fee
on summons... 10
Ex. Execution... 77 1/2

W. Canfield Justice from
Execution issued August 19th directed
Platt Canfield Constable returned 21st
an Deft entering bail. M. D. same time
Plaintiff receipt for eight dollars to pay by
H. T.



The State of Ohio (121)
Geauga County } Chardon August 17th 1826

Sylvester Hills }
for the use of }
B. F. Tracy }
vs }
Thomas Robinson } Action on the Case

Damages \$86.75
Justice fees
Summons - 124
Judgt - .25
Scty - 1.0
Recd fees
Constables on
Summons - 10
This suit is brought to recover
the amount due on a note
given by the Def^t to Plff for
fifty dollars dated Sept^r 13
1825. Summons issued August
seventh 1826 directed to Platte
County Clk Constable returned
seven - & on the return day
to wit August 17th the Court
being called & a receipt being
of eighteen dollars & ninety two
cents being by consent of the Plff
deducted from the note left
a balance in favor of the Plff
of twenty six dollars & eighty three
cents.

It is therefore ordered
that Plff do receive of the Def^t
thirty six dollars & eighty three cents damages
& also his costs tax
half cents & that
fifty seven & a
half cents according
to the field Justice P.



^{the}
Nov 30 1826 Received the Plaintiffs
Receipt of fourteen dollars & forty cents
to apply on a judgment in favor of Elizabeth
Hills for the use of W. F. Tracy

Jan 15th 1827 Received Plaintiffs Receipt
of discharge in full on the above judgment

John Cowfield Justice

1. The first part of the paper is devoted to a general discussion of the problem of the existence of a solution of the system of equations

$$\begin{aligned} & \Delta u = f(x, y, z, u, v, w, \dots) \\ & \Delta v = g(x, y, z, u, v, w, \dots) \\ & \Delta w = h(x, y, z, u, v, w, \dots) \end{aligned}$$

where Δ is the Laplace operator, f, g, h are given functions, and u, v, w, \dots are unknown functions. The second part of the paper is devoted to a special case of the general problem, namely, the problem of the existence of a solution of the system of equations

$$\begin{aligned} & \Delta u = f(x, y, z, u, v, w, \dots) \\ & \Delta v = g(x, y, z, u, v, w, \dots) \\ & \Delta w = h(x, y, z, u, v, w, \dots) \end{aligned}$$

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$$\begin{aligned} & \Delta u = f(x, y, z, u, v, w, \dots) \\ & \Delta v = g(x, y, z, u, v, w, \dots) \\ & \Delta w = h(x, y, z, u, v, w, \dots) \end{aligned}$$

where Δ is the Laplace operator, f, g, h are given functions, and u, v, w, \dots are unknown functions. The fourth part of the paper is devoted to a special case of the general problem, namely, the problem of the existence of a solution of the system of equations

$$\begin{aligned} & \Delta u = f(x, y, z, u, v, w, \dots) \\ & \Delta v = g(x, y, z, u, v, w, \dots) \\ & \Delta w = h(x, y, z, u, v, w, \dots) \end{aligned}$$

The State of Ohio
Geauga County

(226)

Nathaniel H. Parks vs. Defendant of Apumpset

Modolpus Stebbins Plaintiff
to Plaintiff thirty three dollars

Claim \$42.31 & thirty two cents dated Feb 16th 1822

Justice fees
Indgt. 1821

Costs 10
Bail 25

Quia Justus
Free

and might have suggested
that on the 15th day of August
1826 the Deft appeared & confessed
damages in favor of the Plt-
in the sum of forty two dollars
& thirty two cents it is therefore
ordered that the Plaintiff do
recover of the Deft his damages
as aforesaid & also his costs taxed at
twenty two & a half cents & that
execution issue accordingly

H. Canfield Justice Peace

In the above suit Nathaniel
H. Parks against Modolpus Stebbins
we Benjamin Bridgman & Julius Jones
do acknowledge our selves bail
for of Stebbins in the sum of



seventy five dollars to be levied on
goods & chattels lands & tenements in case
the ^{2d} Stebbins fails to make payment
of the sum for which judgment is entered
in ^{2d} suit together with costs

August 24th

Julius Jones

Benga Rider Jr

The Defendant appeared
I would feel bail in the
above suit whereupon
further proceedings be stayed for five
from date of judgment

Received of Elmer Parson going
three dollars & 44 cents the full
amt of the above excepting
costs - Jan 26 1820

Nathaniel H Parks



State of Ohio }
 George County }
 Hubbard Barr }
 for the use of }
 Christopher Crofts }
 vs }
 Thomas Robinson }

Chardon Township
 Action on the case
 this suit is brought
 to recover the amount
 due on a note given
 by Defendant to Plff.
 for fifteen dollars payable
 in grain sixty days after
 date - Summons issued
 August 5th 1826 directed to
 & served by Platt Canfield
 on the return day Court
 August 19th the parties being
 called & the Defendant not
 appearing it is ordered that
 the Plff. do recover of the Def.
 fifteen dollars damages &
 costs

Damages - \$16.45
 Justice fees
 Sheriff - 12^{cts}
 Judge - 25^{cts}
 Scribe - 10^{cts}
 Return fee
 Constables fee on
 summons - 10^{cts}

the sum of fifty seven & a half cents
 that Execution is to be accordingly

Sh. in Canfield Justice
 June 16 1827 - Paid Pltff. Receipt in full on
 the above judgment to Canfield Justice



The State of Ohio
Beaumont County

Christopher Croft
Plaintiff
vs
Action of Assumpsit
Defendant

Thomas Robinson
Damages = \$4.88

Service fees

Summons 12

Subpoena 25

Witness fees 10

Received fees

Conclusion fees

on summons 10

Plaintiff gave by
Deft. for four
dollars & eighty eight cents interest
thirty days dated May 2nd
summons issued August
18th 1885
deft. admitted to & served
by the constable
on the return day
August 18th the Court
being called & the Deft. not
appearing it is ordered by
the Court that the Plff. do
recover of the Deft. four
dollars & eighty eight cents dama
ges & fifty six cents costs & that
that execution issue accordingly

John C. Gentry Clerk

Received of the Plaintiff's Receipt
for four dollars & thirty three cents to apply on the
above judgment

The State of Ohio

County of Hamilton

Sherrill v. Baker

Plaintiff vs. Defendant

Chancery Court

Plaintiff's Exhibit

Exhibit A

Exhibit B

Exhibit C

Exhibit D

Exhibit E

Exhibit F

Exhibit G

Exhibit H

Exhibit I

Exhibit J

Exhibit K

Exhibit L

Exhibit M

Exhibit N

Exhibit O

Sherrill v. Baker

Plaintiff vs. Defendant

Chancery Court

Plaintiff's Exhibit

Exhibit A

Exhibit B

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Exhibit D

Exhibit E

Exhibit F

Exhibit G

Exhibit H

Exhibit I

Exhibit J

Exhibit K

Exhibit L

Exhibit M

Exhibit N

Exhibit O

Exhibit P

Verdict on the case
as appeared on Plaintiff's
oath taken 2nd 1826
directed to Martin Canfield
liable returned same
day with the Defendant in
accordance which time the
Court entered confessed dam-
age in favor of the Plaintiff
in the sum of thirteen
dollars and eighty cents
It is therefore ordered
that the Plaintiff do recover
of the Defendant damages
for goods also his cost tax
and fifty four cents & that execu-
tion thereon is issuing

In the above suit Sherrill v. Baker vs
County Court of Hamilton Co. Ohio do acknow-
ledge my debt for on the Court in
the sum of twenty five dollars to be

in case the said judgment is entered in
the court together with costs

the above said judgment is entered in
the court together with costs

the above said judgment is entered in
the court together with costs

the above said judgment is entered in
the court together with costs

the above said judgment is entered in
the court together with costs



The State of Ohio
Greene County

David H. House
the son of
Ezekiel Miller

Charles Albert

Damages \$5.75

Parties fees

Settlement - 12

Cost 25

47

two equal
of twelve dollars
each bearing date

Be it remembered that
on the second day of September
1826 the Defendant appeared

and answered damages in favor
of Plaintiff the sum
of five dollars & twenty

cents & five cents it is therefore
the duty of the Plaintiff to recover of
the Defendant the damages aforesaid

and has accepted at twenty
two and a half cents that

he has accepted accordingly
William Campbell Justice of the Peace

In the foregoing suit John H. Haws for
use of Charles C. Paine against Thomas Hulbert
acknowledge my self bail for Mr. Hulbert
in the sum of fifty dollars to be devised
on my goods & chattels lands & tenements
in case the Mr. Hulbert fails to make
payment of the sum for which judgment
is entered on or suit to gather with costs.

Chas. C. Paine

Sept 2nd 1827 Bail was entered on the above
judgment by Chas. C. Paine for stay of execution
it is therefore ordered that further proceeding
be stayed for five months.

Wherefore the Receiver in assignment of
the above judgment to Charles C. Paine
from the Plaintiff.

January 10th 1828 the above judgment 1827 being a transcript
of the above judgment to Charles C. Paine

Rec^d by Receiver as Attorney performed by
the Deft in his official twenty seven
dollars & fifty four cents the full amt
of the said
Charles C. Paine
Jan 9 1828



(130)
The State of Ohio
Geauga County

Opardon Township

Excellt. Order

Joseph Patton

Damages \$3.00

Justice fees

Satisfaction 10

Execution 25

Return of a subpoena on
a note given by Defendant
to Plaintiff for fifteen dollars
dated November 26th 1825

with the Plaintiff's receipt
thereon for the face of the
note except three dollars

Be it remembered that
on the first day of Sept^r 1826
the Defendant appeared &
confessed damages in favor of
the Plaintiff in the sum of
three dollars. Whereupon it
is ordered that the Plaintiff
recover of the Defendant his damages
afore said & also his costs taxed
at twenty two & a half cents & that
execution go accordingly

Witness my hand & seal of the Court
this 10th day of Nov^r 1826
five cents on the above judgment
E. M. Peden

In the above going suit Ezekiel Rider vs
Joseph Sutton Execution issued Nov 8th
directed to Austin Canfield Sheriff.

Received January 20th 1827 my claim on the
above judgment in full

E. Rider



(131)

The State of Ohio
Geauga County ss. & Chardon Township

Enoch Pickers
vs
John Langdon jr & action on the case

Suit amicably entered Sept
Damages - \$46.88 4th 1826 at which time the Def-
endant appeared & confessed damages
in favor of the Plaintiff in the
sum of forty six dollars & eighty
eight cents. Whereupon it is con-
sidered by the Court that the Plff-
do recover of the Def^t his damages
above said & also his cost taxed at
twenty two & a half cents & that Execu-
tion issue accordingly.

He was ruled. Justin Peace
In the above suit Enoch Pickers
against John Langdon jr & Roswell Eaton do
acknowledge myself bail for John Langdon
jr in the sum of seventy five dollars to be
tied on my goods & chattels lands & tenements
in case that John Langdon jr fails to make
payment of the sum for which judgment is
entered in amount.



Sept^r 14th Moswell Eaton appeared &
entered bail in the above going suit
for stay of Execution it is therefore
ordered that further proceedings be
stayed for five months from the date
of the Judgment —

Nov^r 30th Received a transfer of the
above Judgment to E. Paine.

November 27th 1827 Received the endorsed
Receipt for the amount of his claim on
the above Judgment in full —

Wm Donfold Justice



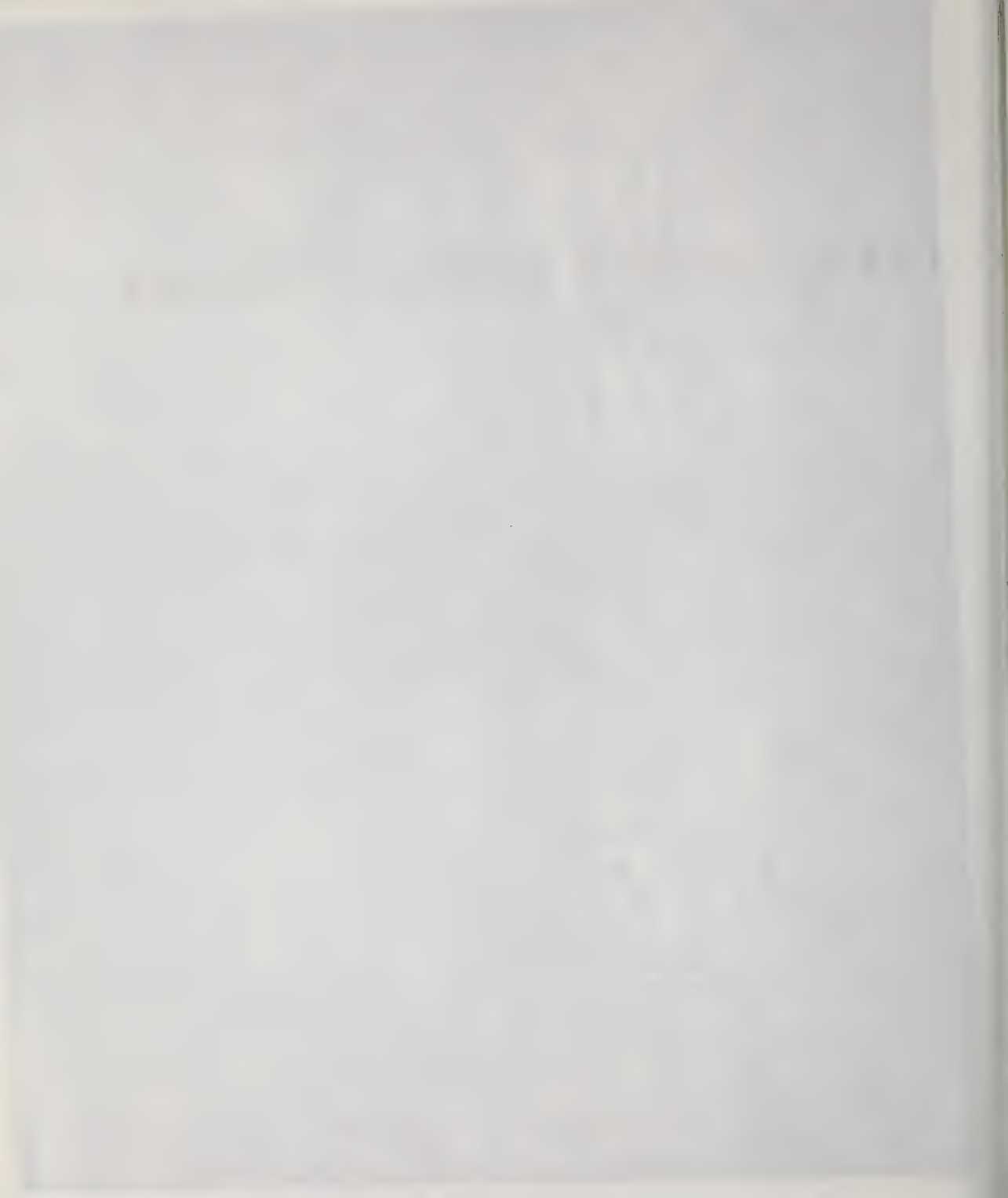
The State of Ohio
Geauga County's 3 Chardon Townships

Gorner Bradley } action of assumpsit on a
vs } debt given by Deft to Plff
Ezekiel Kiden } for \$40.00 dated April 26th 1825
Damages \$38.79 four dollars & twenty two & half
cents entered Dec 21st 1825

Justices fees } Subl. & amended entered Sept 14th 1826 at which time the Deft
Judgt. " 12 1/2 } appeared & assessed damages on
Sat. " 10 } favor of the Plff in the sum of
Bail " 25 } thirty eight dollars & seventy nine
affidavit " 25 } cents. It is there ordered that
Execution - 25 } the Dec. do. recover of the Deft
Bail - " 25 } his damages aforesaid & also his costs
Execution 25 } & that execution be accordingly
for -- 25 } be carried further &c.

Countless fees on
Execution -- " 30
do do -- " 30

In the above suit Gorner Bradley vs Ezekiel
Kiden & Orrin Canfield do acknowledge my
self bail for E. Kiden in the sum of
seventy five dollars to be levied on my



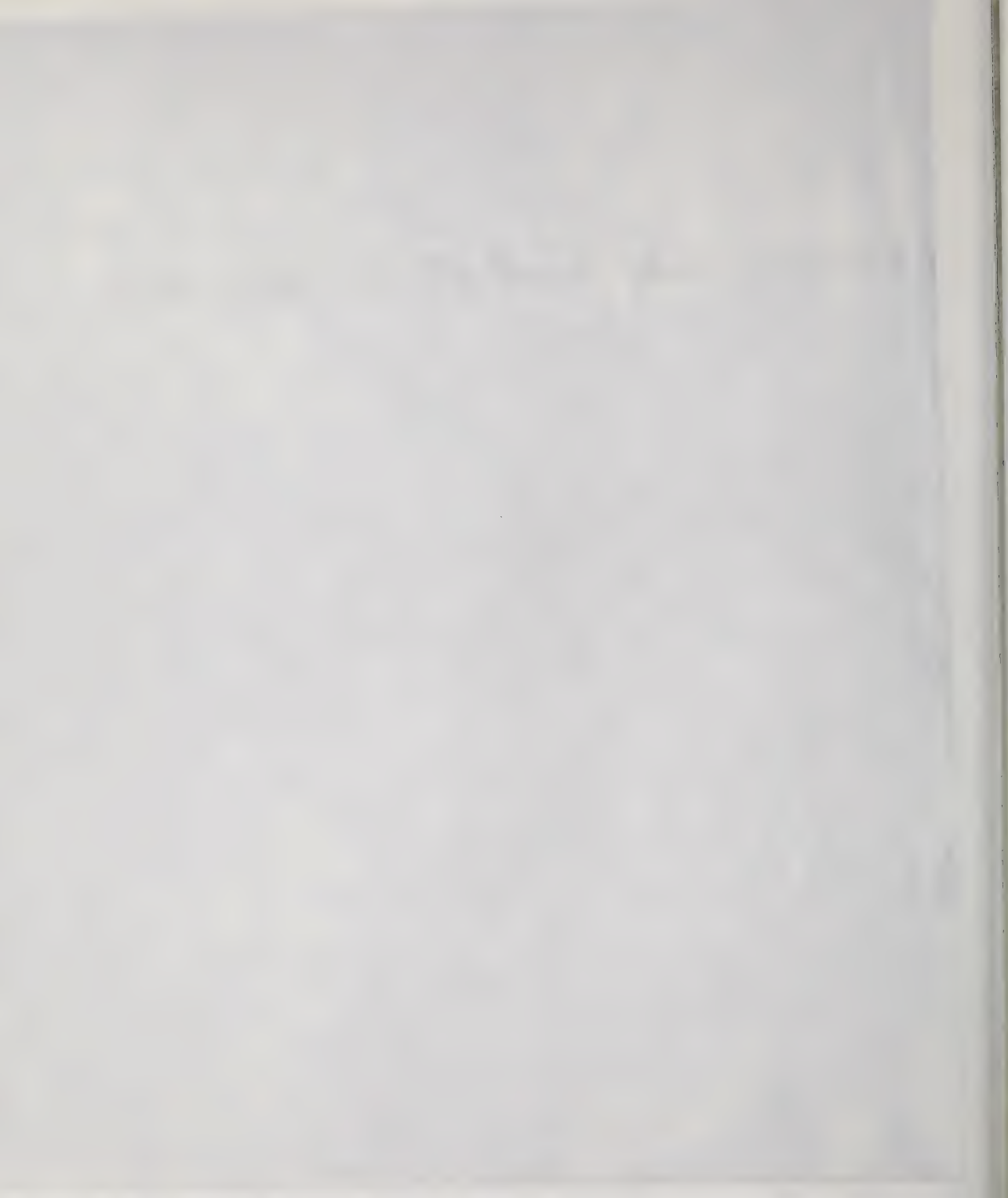
goods & chattels & rights & interests in case
the sd. Prisoner fails to make payment
of the sum for which judgment is entered
in sd. suit together with costs —

Oren Canfield
Sept 23rd 1836 approved Oren Canfield
& entered bail in the aforesaid suit
for stay of execution whereupon it is
ordered that further proceedings be
stayed for five months from the date
of the Judgment —

Execution issued Nov 24th at the request
of the bail agreeable to the statute in such
cases made & provided directed to Asstn
Canfield Constable —

In the above suit James Bradley vs Enckel Prisoner
I Lemuel Bidder do acknowledge myself bail for sd. Enckel
in the sum of
eighty dollars to be levied on my goods & chattels & inter-
ests in case the sd. Enckel fails to make payment
of the sum for which judgment is entered in sd. suit
together with costs —

Lemuel Bidder



The State of Ohio
 Cuyahoga County } Chardon Township

Clearer Pass

1825 } Action of Assumpsit on
 John W. Sirdale } two notes on for \$12.00 dated
 Feb⁹ 1826 the one on for \$16.00
 Damages - \$29.25 } dated August 16th 1826 -

Justice of the Peace } Suit amicably settled Sept^r
 1825 } fifteenth 1826 at which time the
 Defendant appeared & confessed
 damages in favor of the Plaintiff
 in the sum of twenty nine dollars
 & twenty two cents. It is therefore
 ordered that the Plaintiff do
 recover of the Def^t his damages
 for aces & also his costs tax
 at twenty two and a half cents &
 that execution issue accordingly.

W. being while Justice of the Peace
 Execution issued Febr^y 21st 1827
 directed to Lewis ~~Wright~~ Orrin
 Blossom, Constable of Painesville
 Township - Returned by J^d



Conatable neither property nor being whereto
to levy -

September 9th 1424 Transcript of the
aforesaid suit made at the instance of
the Plaintiff - Helen Canfield, petitioner

The State of Ohio }
Genesee County } Chardon Township

Constable, Lewis
on be half of ... 158

Execution of said ~~Deed~~ has devolved to ~~the~~
~~beneficial interest.~~

Execution issued on the judgment in favor
of Joseph Fulton against Butler Lord Decr 29th 1826
directed to Austin Campbell Comptroller Returned 26th of
January 1827 Satisfied W. Campbell Austin Palmer

Received January 27th 1827 my claim in full
on the judgment in my favor against Butler Lord

Joseph Fulton

1827

The State of Ohio }
Geauga County } Chardon Township

Eleazer Paine }
vs }
Charles Taylor }

Damages - \$49.04 }
Justice Fees - " 25 }
Indgt. - " 10 }
Total - " 60 }

Action on the case }
on a note given to }
plaintiff by defendant }
dated Nov. 4th 1826 }
for forty nine dollars and }
four cents & said }
amicably entered Nov. 4th }
1826 }
at which time the Def^t }
appeared & confessed damages }
in favor of the Plff in }
the sum of forty nine }
dollars & four cents it is }
therefore ordered }
that the Plff do receive of the Def^t his }
damages aforesaid & his costs taxed at }
twenty two & a half cents & that execution }
issue accordingly

Witnessed Justice Paine }
Record April 8th 1827 the Plaintiff }
Receipt dated March 2nd 1827 }
Lm

State of Illinois
George County vs. Chardon Township

Charles Paine

vs

Actions of Defendant on
Simon Morse a State given to Chardon by
Deft. for nine dollars & forty
Damages - 1821

Deft. entered 14th 1820 at which time the Deft.
12th appeared to confess damages on
18th in favor of the Plaintiff the sum
of nine dollars & forty cents
and ordered that the Deft. do recover
of the Deft. his damages aforesaid
also his costs taxed at twenty two
cents a half cents for that execution
five accordingly

James Paine
January 5th 1821
on the above judgment for two dollars
April 12th 1821 Plaintiff Plaintiff Plaintiff
eight dollars

Pinatae Constantine
Emmerson Everlasting
Hull's Chastity

Whole room

Dressed
Duff, Duff and

Handwritten signatures and scribbles, including a large 'H' and 'J'.

Handwritten text on the right margin, possibly a signature or date.

The State of Ohio
Greene County, ss. Charleston Township

Daniel Taylor
vs
Everts Denton

Plaintiff
Defendant

Justices Fees
Summons - \$0.12 1/2
Advt - 10
Jury - 10
Fees Paid 32 1/2

Constitutes Fees
Shewn on Summons
Recd my fees 27 1/2
in full
A. Canfield Const

Action on the case
Summons issued & returned
4th 1826 directed to Justice
Canfield Constable of sd Township
and on the 5th of same month
returned & served by copy -
On the return day Court & Sum-
mons the Plaintiff appeared
not appearing the Court was adjourned
to the 23rd day of May at two o'clock
P. M. of sd day at which time the
Defendant did not appear where-
upon the Court was adjourned to
the twentieth day of June 1827 at
two o'clock P. M. of sd day -
On the 16th the Plaintiff appeared
& discontinued this suit -
John Canfield Justice Peace

The State of Ohio
Geauga County

Charlton Township

Eleanor Pam.

vs
Daniel Earle

Action of Assumpsit on
a Note given by Def^t to Plff

Damages \$90.00

Interest per

Judgt - 12 1/2

Sat^r - 10

Bail - 25
Execution 25

Costs per
on Execution - 20

Suit amicably entered
Nov 30th 1826 at which time
the Def^t appeared & confessed
damages in favor of the Plff
in the sum of ninety dollars.
Whereupon it is ordered that
the Plff. do recover of the Def^t
his damages aforesaid & also
his costs taxed at twenty two &
a half cents & that Execution
issue accordingly.

Thos Barfield Justice

~~Sept 6th 1827~~
~~dated~~

In the suit of Eleazer Barn vs Daniel
Earle & Charles Earle do acknowledge my self
for sd Daniel Earle in the sum of one hun-
dred & fifty dollars to be levied on my goods
& chattels lands & tenements in case the
said Daniel Earle fails to make
payment of the sum for which judgment
is entered in said suit together with
costs — Charles Earle

Nov: 30. 1826 appeared Charles Earle & entered
bail in the suit Eleazer Barn vs Daniel Earle
it is therefore ordered that further proceedings be stayed
for eight months —

Execution served March 7th 1828
directed to Constable of Chardon Township
Returned same day by Constable of sd
Township unsatisfied as to amount of property
whereon to levy

The State of Ohio (1875)
Harrison County, Ohio Chardon Township —

Oliver Paine

vs
Samuel Earle

Damages \$43.71

Justice fee

Ludgt - - - 12 1/2

Satt - - - 11

Bail - - - 25

Box - - - 25

17 2 1/2

Action of Assumpsit
on a Note given by Deft
to Plff for forty three
dollars & seventy one cents
dated Nov 29th 1826

Suit amicably entered 30th
1826 at which time the Def
appeared & confessed damages
in favor of the Plff in the sum
of forty three dollars & seventy
one dollars & seventy one cents

It is therefore ordered that
the Plff do recover of the Def
his damages above said & also his
costs taxed at twenty two & a half
cents & that Execution issue accordingly —

Wm Canfield Justice Peace

Executed on 30th 1827

directed to any Constable of Chardon
Township returned May 24th by Allen

Constable of Chardon Township not
found in it of good & lawful name to have

In the suit of Eleanor Paine vs Daniel Earle
I Charles Earle do acknowledge myself
back for s^d Daniel Earle in the sum of
seventy five dollars to be levied on my goods
& chattels lands & tenements in case the
said Daniel Earle fails to make
payment of the sum for which judgment
~~for which~~ is entered in s^d court to gather
with cost

Charles Earle

Given on the 17th 26 appeared Charles Earle &
entered back in the suit of E. Paine against
Daniel Earle it is therefore ordered that
further proceedings be stayed for five months

The State of Ohio }
Geauga County } Chardon Township

S. S. Hoyt } In Attachment

Plaintiff } December 13th 1826 personally served
Dan. H. Haws } S. S. Hoyt & made oath that
Dan. H. Haws an absconding
Judgment in favor of } debtor is indebted to him a. n.
of Plaintiff \$20.55 } a promissory note to a large amount
praying that an attachment may
issue against goods & chattels right
monies credits & effects of the d. Dan. H. Haws.

Justice's fees }
Affidavit - .25 }
Writ - - .25 }
Judgment - .25 }
Satis - - .10 }
Order of sale . . . 25 }
do do . . . 25 }
Satis - - .10 }
1.45 }
Attachment
issued same day directed to any
Constable of Chardon Township in
ss. County Returned Decr 29th
by Justice Sanfield served by attaching
all the goods & chattels right monies credits
& effects of the d. Dan. H. Haws with
his knowledge & an inventory &
appraisal thereof returned with s.
attachment

Received
Justice fees
January 19th 1827 Judgment rendered
in favor of S. S. Hoyt for ^{twenty} ~~one~~
dollars & fifty five cents

Execution issued January 17th 1827 directed to Amos
Benfield Constable returned February ninth with
thirty eight dollars & ninety cents after deducting Court
costs

March 13th an order issued to the above
named Constable to make sale of the remainder
of the property in his possession taken on the
aforesaid attachment returned March
24th 1827 with three dollars & seventy two &
a half cents made thereon after deducting
Constable's fees

March 24th 1827 Received the Plaintiff's
Receipt for six dollars & ninety three cents
to apply on the above judgment

Wherein Benfield's further share

The State of New Hampshire
 Chardon Township

H. Munson for
 the use of
 Andrew Duran
 vs
 Osee Mathews

Damages - \$3.39

Justices fees
 Summons - - - 12 1/2
 Writ - - - 12 1/2
 Return - - - 10
 Bail - - - 25

Received Justice for
 the Constable's fee
 on summons - 52 1/2
 red. of my fees
 in full

Coastal Court

Action of Assumpsit
 on a Note given by Deft to
 H. Munson for three dollars &
 thirty cents dated Concord August
 24th 1826. Summons issued
 Feb^y 1st 1827 directed to
 Austin Canfield Constable of S. Townshp
 returned Feb^y 1st 1827 served on the
 seventh of same month the Defendant
 appeared & confessed damages in favor
 of the ~~Deft~~ ^{Plff} in the sum
 three dollars & thirty nine cents -

It is therefore ordered by the Court
 that the Plff do recover of the Deft
 his damages & interest & also his costs
 taxed at ^{eighty seven & half pence} ~~the sum of~~ ^{eighty seven & half pence} cents & that
 execution issue accordingly -

In the above suit H. Munson
 for the use of Andrew Duran vs
 Osee Mathews & Calvin Beebe do
 acknowledge myself bail for 25

one Mathews in the sum of seven dollars and
twice on my goods & chattels lands & tenements
in case the ^{sd} one Mathews fails to make payme-
nt of the sum for which judgment is entered
in ^{sd} suit together with cost

Entered Feb^y 15th 1827

Edwin Beebe

June 23rd 1827 Received my claim on the
above judgment in full

Andrew Durand

The State of Ohio }
Franklin County } Chardon Township

Abraham Lewis }

for the use of }
Elliott Martine }

vs
Elliott Martine }

Damages - \$2.15

Costs -

Settle - ... 12 1/2

Settle - ... 10

Revised fees

Ad

Action of Assumpsit
on a note given by Deft.

to Plaintiff for eleven
dollars dated June 12th 1824

Sept. 15th 1825 eight dollars & eight
cents endorsed Dec. 6th 1825
one dollar & seventy five cents
endorsed -

Suit amicably entered Feb.

14th 1827 at which time the Deft.

appeared & confessed damages in
favor of the Plff. in the sum of

two dollars & fifteen cents - It is

therefore ordered that the Plff.

recover of the Deft. his damages

above said & also his costs taxed at

twenty two & a half cents & that execution

issue accordingly -

July 1st 1827 Received my claim on the
above Judgment in full Elliott Martine

Drum Letter A call

Chadwick Nov 1843

Wm. Langford Det of 1st Regt

1	Mad Diaper	3/6	.44
3 Cloth	7-	.38
4 Wash	7-	.12
			<hr/>
Horton Conductor Am. Express			94c

8th Coffee for 7-
9th White Fish 38
all. ————— 45
Bark

James Blackwelder
Am. Det of 1st Regt

1 Mad Diaper
James Brown Esqr
Common Envelope

The State of Ohio }
County of Cuyahoga } Chardon Township

Know all men by these presents

That H. H. Harts }
Plaintiff }
vs. }
The Township of Chardon }

In attachment

The Plaintiff's claim is on Books
& account filed in No. 9th 1827

Plaintiff's claim \$3.00
Justice fees \$2.50
Suits \$1.00

on an attachment ^{joined} against the goods
& chattels of the Defendant at the
instance of H. H. Harts -

Judgment rendered in favor of
Plaintiff Feb 16th 1827 for three
dollars

March 21st 1827 received Plaintiff
Receipt for ninety four cents -



The State of Ohio }
Caucas County } Charleston Township

March month 1827

Elizah Tilling

vs

Dan. H. Davis

In attachment

The Plaintiff's claim is an a
Plaintiff claim } book account for labor done

\$37.89

& performed for Plaintiff for
five months & eighteen days

Justice for

July

Sept

25

10

at seven dollars & thirty three cents

& one third cent per month &

keeping over from 1825 to 1826

to Decr 12 1826 one dollar & thirty

two cents making in the whole

forty three dollars & seven cents

with a credit of five dollars &

eighteen cents

The above claim is filed in an attachment
against the goods & chattels of the Defendant at the
instance of S. H. Hoyt & whereupon it is ordered that
the Plaintiff recover of the Defendant thirty seven dollars
& eighty nine cents - March 24th 1827 Shewnd Plaintiff
Receipt for twelve dollars & one cent to apply
on the above judgment. John Long for Plaintiff

The State of Ohio
Geauga County

London Township

March month 1827

Elmer Paine

In Attachment

Dein He Hower

This writ is brought on an
Attachment issued at the

Plaintiff's Claim

instance of ~~Dein He Hower~~ L. S.

\$63.85

Shawt against the goods & chattels

Justice fees

of ~~Dein He Hower~~ the Plaintiff's claim
is on book account amounting to

Judgment - 1125

sixty three dollars & eighty five cents

Costs

1125

after deducting all credit on P't's

books, whereupon it is ordered that

the Plaintiff do receive of the Deft

his claim aforesaid -

March month 1827 The said Plaintiff

waives for twenty five cents to apply on the above judgment

Heiler, Langfield, Justice Clerk

You are hereby commanded to take the
body of James Bingham an aliening
debtor and appear before me forthwith and
answer to a charge being
against him of being

Val Savings

Winning Savings

Winning Savings

Ensign Gen

Gen P. Parsons

W. F. Phelps

W. F. Phelps

W. F. Phelps

W. F. Phelps



The State of Ohio }
Geauga County }
}

(145)

Charleston Township

Enrich Riden }
vs. }
Gideon Morgan }

Action on the case

Damages - \$1.64 }
Justice fees }
Summons - 12 1/2 }
Judgt - 25 }
Sats - 10 }

Summons issued Feby. 15th 1827

directed to Austin Canfield
Constable of sd Township -

Returned by sd Constable the 17th
of sd month and on the day

which the summons was made
returnable to wit Feby. 21st

the Defendant not appearing
on motion of the Plaintiff it
is ordered that the v^d Plaintiff
do recover of the Defendant one

dollar & sixty four cents damages

& also his costs taxed at sixty two &
a half cents & that execution issue
accordingly -

Constable's fees

on summons - 15

Received April 2nd 1827

Done

My claim on the above judgment
is paid
E. Riden

The State of Ohio }
 Cuyahoga County } Lebanon Township
 Justices Court before H. Canfield Justice
 of the Peace

Naah Hoyt for

the use of }
 Joseph Sutton }

Action on the Case

Summons issued Feb. 19th 1827

directed to Platt Canfield Const

Returned same day served on

the twenty sixth of same month the

time the Defendant was summoned

to appear the Court being called

the parties being present & the testimony

one was introduced on the part of

the Plaintiff & also on the part of

the Defendant & mature deliberation

being had there on it is ordered

by the Court that the Plaintiff

do recover of the Defendant six

dollars & seventy five cents damages

& also his costs taxed at two dollars

& eighty six & a half cents & that

execution issue accordingly

Witness Canfield Justice Peace

Enkeel Butler

Damages - \$ 6.75

Litigation fee - 2.00

Summons - 1.25

two subpoenas - 2.00

Swearing Mitige - 16

deed - 25

Lat - 10

Execution - 25

Constable fee on

Summons by C. Canf 15

Subpoena by C. Canf 15

on Execution - 90

Witness H. Hoyt - 50

S. H. Hoyt - 50

J. B. Seed - 50

1827

1827

Went to see for
Estate of Spurr
two days \$1.00
Hudson Sept. 10. 50
Hudson Aug. 10. 50

about 1/2 cent & that Execution of
accordingly — The Canfield water house



The State of Ohio }
Canton Township }

Spencer by }
his Guardian }
Gatherer }
Eliza Douglass }
vs }
Thomas Robinson }

April 2nd } parties appeared
the court was adjourned to the
24th day of July next at four o'clock
P. M. of said day July 24th the court
being adjourned & the plaintiff not appearing
the plaintiff introduced his testimony
& mature deliberation being had thereon
it was ordered by the court that
the plaintiff recover of the defendant
the sum of six dollars & twenty three
cents & costs & also costs put at
two dollars & seven cents & that execution
issue accordingly

H. Canfield Justice Peace



the aforesaid execution issued March 13th 1827
directed to Arthur Banfield Constable of Sharon
Township returned March 29th unsatisfied
for want of property whereon to levy *

October 31st 1827 received on the above
Judgment seven dollars Joseph Fulton

* Execution paid on the above Judgment
October 2nd 1827 directed to Arthur Banfield
Constable of Sharon Township returned
22nd same month with five dollars &
fifty cts. made thereon. Paid over on
Execution five dollars. Also the receipts of
the witnesses in said suit.

The State of Ohio

Franklin County } Chardon Township

Justice Court before the Banfield Justice of the Peace

The State of Ohio vs

Complaint of

This suit brought against the

Theresa Harford

Defendant for an assault and

vs

Battery committed on the body of

Gregory Jackson

Theresa Harford of Chardon on

the 12th day of March 1897.

Time

\$6.00

Warrant issued against the Deft

Justice Fee

same day directed to any Constable of

Chardon Township

Retained by Austin

Warrant

\$5.00 Banfield Constable of Chardon Township with

subpoena

12th the Defendant in custody March with

Swearing Notary

1897. Whereupon the Complaint was

Read

25 read to the Defendant on which he pled

Guilty

25 guilty & testimony being introduced to prove

Exclusion

0 the extent of the guilt of the Defendant

25

remission of liberation being had thereon

it ordered that the Defendant pay

Costable Fees on

a fine of six dollars & also costs of

Prosecution

amounting to two dollars &

Subpoena

25 Eighty cents & that Execution issue

accordingly

Execution issued same

day directed to Austin Banfield

Constable of Chardon Township

Theresa Harford

50

Jones

50

The State of Ohio (217) 1827
Cuyahoga County vs Chardon Township

Gomer Bradley }
vs } Action on the case
Ezekiel Rider }

Debt \$12.69 } Suit amicably entered May
4th 1827 at which time the defendant
amicably appeared & confessed
damages in favor of the Plaintiff
in the sum of twelve dollars
and sixty nine cents. Whereupon
it is ordered that the Plaintiff
recover of the Defendant his
damages aforesaid & also his
costs to wit twenty two & a half
cents & that execution issue accordingly.

In the above suit Gomer
Bradley vs. Ezekiel Rider & Samuel Rider
do acknowledge myself bail for sd Ezekiel
Rider. The sum of twenty dollars to be levied
on my goods & chattels lands & tenements in
case the sd Ezekiel Rider fails to make paym-
ent of the sum for which judgment is entered in
this suit.

Ezekiel Rider



Chardon August 28th 1827 Received on the
judgment in my favor vs. Ezekiel Kiefer ten
dollars
Gomer Bradley

November 30th 1827 Received my claim
on the above judgment in full except
sixty six cents which is due to Austin
banfield as his fee in a former suit
from ^{which} this was taken
Gomer Bradley



The State of Ohio

Geauga County vs Chardon Township

May 16th 1827

Ebenezer Wells

vs

In Attachment

John O Knapp

The Plaintiffs claim is on a duobill given for labor & filed in on an Attachment

Plaintiffs claim \$9.00

issued against the goods & chattels of the Defendant at the instance of Ebenezer Wells

interest per

Judgment 25

Satt 10

It is therefore ordered that the Plaintiff recover of the Defendant nine dollars & his cost -

Received per

October 2nd 1827 Received on the above judgment twenty two cents

Received on the above judgment twenty two cents

Received on the above judgment twenty two cents

Ebenezer Wells



Returned property attached to model
for want of balance

C. F. Phelps Dr (M. M.)

To 3/4 Yr. Cutting 7- 95

Edmund Smith Dr

To 1 Bull. 6-

James Parker Dr

To 7/8 Cal. 8-

Samuel Squire Dr

To 1 Bull. 8-

Capt. Brown Dr (R)

To 8th Iron 30-400

Heiler Campbell Dr

To 1st Iron 8-

The State of Ohio }
 Geauga County } Chardon Township

Shuman Paine -

vs

In Attachment

John O. Knapp

Plaintiff

vs

Shuman Paine

Defendant

Attachment

25

25

25

25

25

25

25

25

25

25

25

25

25

Attachment issued March 19th 1827 on the affidavit of

Shuman Paine being filed in

my office said Attachment

directed to any Constable of

Chardon Township ordering him

to attach the goods & chattels of

right credits monies & effects of

the sd. John O. Knapp and also to

summon Markham Parsons to

appear & make a return under

oath touching the property &

effects of the sd. John O. Knapp

as a return to his knowledge

A return returned March 20th

by attaching property as appra

ised to the amount of nine dollars & eighty one

cents & leaving a copy of the same with the sd.

Markham Parsons. March 22nd the sd. Markham Parsons

Shuman Paine half degree

Shuman Paine

Shuman Paine

Shuman Paine

Shuman Paine

Shuman Paine

Shuman Paine

Shuman Paine



W. P. M.
aylor
51

of six dollars & nine & three cents to be
paid in meat stock.

June 12th Judgment rendered in favor of the
defendant for fourteen dollars & seventy one cent.

Execution issued June 19th 1827 directed to
any Constable of Chardon Township returned July

11th with the eight dollars & twenty two cents made thereon
after deducting his cost and after deducting Justice

and Appraisers fees and making a dividend on other
judgments entered on claims filed in the suit leaves

a balance ^{on the books} in favor of the Plaintiff of two dollars & one
dollar his costs for advertising.

July 12th 1827 Received Plaintiff receipt of one dollar & fifty
for advertising in the above suit & a two dollars to apply
on the judgment - Helen Coufolds Justice Peace

Received 8th 29th 1827 fifty cents my fee
as appraiser in the above suit

Moses Ransom

Rec^d March 17 1829 of John C. Knapp

thirteen dollars on this 1st day & the other
day charged one dollar & 4 cents to turn
on my book which is in full for the cost
are on the above list E. Parker

(149)

in State of Ohio
Gauga County vs Chardon Township

Cleaner Paint

45

Action of Assumpsit

Arthur Tug

Damages \$16.52

Suit amicably entered March

23rd 1827 at which time
the Defendant appeared &

confessed damages in favor

of the Plaintiff in the sum
of sixteen dollars & fifty two

cents. Whereupon it ordered

that the Plaintiff recover of

the Defendant his damages

above said & also his costs to wit

at twenty two & a half cents &

that execution issue accordingly

Hobbs Benfield Justice Peace

September 4th 1827 received Plaintiffs

Receipt for eight dollars & fifty cents to
apply on the above judgment

W. Benfield Justice Peace

April 6th 1824 received the Plaintiff

on the above judgment in full W. Benfield Justice Peace

The State of Ohio

Geauga County

Chandon v. Knapp May 16, 1894

Ernest Denton

vs

John O. Knapp

Judgment \$1.25

for entering judgment,
Satisfaction, 10
per cent per

In Attachment

The Plaintiff's claim is on a
broken account filed for on an
Attachment issued at the
instance of Charles Paine against
the goods & chattels of the Defendant.
It is ordered that the
Plaintiff recover of the Defendant
the sum of one dollar & twenty five
cents Damages & his costs taxed at
thirty five cents.

The District Court (54)
Greene County, Tenn. 3 Charles Township June 13th 1827

Asa B. Metcalf

vs.

Sam. Blackmon

John C. Shapp

This Cause is filed in on

Plaintiff's Claim \$5.00 and the Court issued at
the Court room of Greene County

Justice Dues

against the goods & chattels of the
Defendant. It is therefore ordered

That

that the Plaintiff

keep

five or more of the Defendant the
sum of \$5.00 five dollars & also

his costs to wit at thirty five

cents

March 13th 1827 kept Plaintiff kept on
the above judgment in full

A. Spencer

March 4th 1843

G. H. H. You are here



The State of Ohio }
Geauga County } Chardon Township

Bathol. W. Parks } Action of Assumpsit

Horace Hosford } Summons issued June 14th

Plaintiffs Claim \$2.95 } 1827 directed to any Constable
Justice fees } of Chardon Township returned
by said served & on the return
Court June 23rd the parties

Summons - 12% being present the Defendant

Judgt - 12% confessed damages in favor of

Saler - 10 the Plaintiff in the sum of

Execution - 25 two dollars & ninety five cents

160 it is therefore ordered that

1 the Plaintiff recover of the

Constable fees Defendant his damages aforesaid

and Summons 25 & also his costs taxed at twenty

two & a half cents & that Execution

issue accordingly

Execution issued Oct 4th 1827 returned

17th same month with Plffs Receipt thereon

for his claim in full

The Constable Justice Peace

The State of Ohio }
Franklin County } Chardon Township

Bertha Munford
the use of

action of assumpsit.

June 1827

J. M. Sturges

Damages \$7.75

costs 25

total - 25

Execution 25

Constable fees

on Execution 59

Just amicably entered March
26th 1827 at which time the
Defendant appeared & confessed
damages in favor of Plaintiff
in the sum of seven dollars
& seventy one cents —
Whereupon it is ordered
that the Plaintiff recover of the
Defendant his damages as aforesaid
& also his costs taxed at twenty
two & a half cents in money Execution
due accordingly —

In the above suit J. Gaddock Benton do acknowledge my
self bail for J. M. Wheeler in the sum of twelve
dollars to be levied on my goods & chattel lands &
tenements in case the J. M. Wheeler fails to
make payment of the sum for which judgment
was rendered in said Gaddock Benton sum
April 25th 1827

In the suit of Benjamin Moore for the use
of same, brought vs Thomas H. Wheeler
Execution issued April 7th 1824 returned
by Austin Canfield for failure of Chancery
Court with the Sheriff's receipt
thereon for right Deeds & return of
H. Canfield Justice of Peace



The State of Ohio
Geauga County

Chardon Township

Elijah Bushnell

for the use of

Action of Assumpsit

Newton Longdon

Suit amicably entered

vs

April 2nd 1827 at which

James Stebbins

time the Defendant

Damages \$11.32

appeared & confessed damages

Justice Fee

in favor of the Plaintiff

Indy. Fee 12c

in the sum of eleven dollars

Suit & 10c

& thirty two cents, whereupon

Bail 25c

it is ordered that the Plff

Costs paid

do recover of the Deft his

damages aforesaid & also his

costs tax & twenty two & a half

cents & that execution is accordingly

April 11th 1827 appeared Samuel Squinn

sentenced bail in the above suit whereupon

it is ordered that further proceedings be

stayed for ninety days. Herberich Justice

In the suit of Eliza's Besonelle for the use
of Martin Longdon against Aaron Stebbins
& Samuel Squire do acknowledge myself paid
for s^d Stebbins in the sum of twenty dollars
to be levied on my goods & chattels lands &
tenements in, the s^d Stebbins fail to make
payment of the sum for which Judgment is
entered in s^d suit Samuel Squire

April 11th 1827
at the Court of Probate
at the City of New York
April 24th 1827 Received of

Receipt for five Dollars & seventy five
cents to apply on the above
Judgment

January 10th 1831 Received of
William the Administrator of the Estate
of Aaron Stebbins six Dollars and eighty
two cents to apply on the above Judgment
Wm Canfield Justice Clerk

1800 - 1800

The State of Ohio
 Lucas County ss. Brandon Township

Justice Court before W. Canfield Justice Peace

The State of Ohio
 on complaint of John Grant
 Lorraine Smith

Wm. A. Marshall
 Justice
 Affidavit
 Subpoena - \$5.00
 Judgments
 Recognizance - 25

Complaint fees on
 Warrant - \$1.85
 on subpoena 20

Attorney for the State
 Poly Clark - 50
 Mrs. Brown - 50
 Wm. A. Marshall - 50
 J. Heath - 50
 B. B. B. - 50
 J. A. A. - 50
 J. W. W. - 50
 J. E. E. - 50

Warrant issued March 29. 1862
 directed to Wm. A. Marshall
 Justice of the Peace
 returned of 2 months by 2 Comts
 with the defts in custody whereupon
 the Court ordered & the testi-
 mony was introduced to support
 the charge of larceny against the
 defendant & mature deliberation
 being had thereon it was ordered
 by the Court that the deft be
 recognized in the sum of three
 hundred dollars for his aff-
 sorance to the Court of Common
 Pleas next to be holden in & for
 ss County

Wm. Canfield Justice of the Peace

The State of Ohio }
 Georgia County } Chardon Township

Clears Pain }
 vs }
 Charles Earle } Plaintiff as bail for Daniel
 Earle in a judgment in favor

Damages \$ 45.16

Justices fees

Scire facias - .. 20

Writ - .. 25

Execution - .. 25

Rec. fees

This suit brought by the
 Plaintiff against the Defendant
 as bail for Daniel
 Earle in a judgment in favor

of Clears Pain for the sum of
 forty three dollars & seventy one
 cents rendered Jan. 30th 1826

on which Execution was issued
 & returned unsatisfied for want
 of property whereon to levy -
 Scire facias issued June 30th 1827

Constable fees on

Scire facias - .. 50

on Execution - .. 50

directed to any Constable of Boston
 by J. Francis Esq. Constable of Boston Township
 Returned July 2nd 1827

and on the fifth of 2^d
 month no claim being shown why

Judgment should be entered

against the Defendant is ordered that the Plaintiff
 recover of him the sum of forty five dollars &
 seventy one cents & also his costs taxed at two dollars
 & fifty cents & that Execution issue accordingly

H. Langfield Justice Peace

Execution issued against Charles Lewis July 12
 1827 directed to any Constable of Burton Township
 Returned July 19th by Francis Hewitt Constable
 of sd Township unattested for want of prop-
 erty whereon to levy

Wm. Canfield Sr
 Do 3 1/2 Yd Cloth
 " 1 Spool 8c
 " 1 1/2 Sk Silke 6c
 " 4 8 Luff 10 1/4c
 " 5 8 1/2 Nails 7s
 " 3 Yd Shingham 2/-
 " 1/4 " Silk - 9/-
 " 8 " Cambr - 1/-
 " 10 " Diaper - 3/-
 " 20 " Sugar - 9c
 " 9 1/2 Lardfish 5c

con-
 vince; but
 way to the

The State of Ohio }
Crawford County } Chardon Township

Rufus P. Spalding }
vs } Action of Assumpsit
Cornelius S. Fenn } This suit is brought to

recover the amount due on a }
Note given by Defendant to Plff- }
Damages \$19.93 } dated June 20th 1826 for eighteen
Interest for } dollars & seventy five cents with
Judgment -- 11.12 } interest -- which sum was entered
Satisfy -- 11.10 } July 12th 1827 at which time the
Execution -- 25 } Defendant appeared & confessed
Do -- 11.10 } damages in favor of the Plaintiff
in the } sum of nineteen dollars &
ninety three cents. Where upon
it is ordered that the Plaintiff

recover of the Defendant his damages }
aforesaid & also his costs taxed at }
twenty two & a half cents & that execution }
issue accordingly

Heiler Canfield Justice & Clerk

Execution issued July 13th 1828 directed to
any Constable of Chardon Township returned
by Austin Canfield Constable of S. Township

The State of Ohio
Geauga County ss. before me Joseph P.

Arnon Stebbins

vs
Enoch Tucker

Action on the case

Sept. 1827
Debt - \$8.00
Costs - 22
Satisfaction - 10
Execution - 25
Dues - 2
\$22.00
Dollars, & twenty two and a half cents

Remuneration

Constable's fee

Constable's fee
on 2nd Execution 93

It is therefore ordered
that the Plaintiff recover of
the Defendant his damages
enforced & also his costs that
at twenty two and a half cents &
that Execution is accordingly

Execution issued. Mag first
1827 directed to Justice Caldwell
Constable returned May 29th
by order of the plaintiff

May 31st directed to
the Constable's Return July 3rd
by the Constable's return
John Caldwell Justice Peace



Received July 2nd 1842 my claim in full on
the judgment in my favor against Ebenezer
Kedzie
Elihu H. Robbins

The State of Ohio
Geauga County ss 3 Random Townships

vs
H. Spencer } Action on the Case
Thomas Robinson }
Summons Issued April
23rd 1827 directed to Austin
Canfield Constable of S. Township
returned by sd Constable served
by copy on the return day
to wit April 24th the parties
appearing the Court being
called by consent of the parties
this Court was adjourned to the
25th day of July next at One o'clock
P.M. July 25th two o'clock P.M.
being again called the Plaintiff
appeared, the Defendant not
appearing testimony was introduced
on the part of the Plaintiff & also
the account of the debt being taken
into consideration it is ordered by
the Court that the Defendant do
pay the sum of fifteen
dollars & fifty cents damages & also his
costs taxed at three dollars & eighty three

Justice fees
Summons - - - 12^{cts}
Subpoena - - - 12^{cts}
Adjournment - - 10^{cts}
Supplicat fees - - 20^{cts}
Wrong return - - 16^{cts}
Judgment - - - 25^{cts}
Satisfy - - - 10^{cts}
1.06^{cts}

Constable fees on
Summons - - - 42^{cts}
on subpoena by
H. Spencer & P. Spencer 25^{cts}

served by attaching one value all the proper-
ty to be found belonging to the Defendant not
exempt from execution as cattle was advertised
& sold for fifty ^{cents} ^{which} we ^{received} by a constable
as his full payment

Execution issued April 12th 1824 returned
April 16th by Austin Canfield served by taking the s^d bro^s
Gorris to the Jail of the County

and
paid



(184)

The State of Ohio }
Beaumont County } Chardon Township

Charles Paine

vs

George King

Damages \$55.28 1/2
Justices Fees

Judgment - 5 1/2

Summons - 12 1/2

Judgment - 12 1/2

Sat's - 10

Action of Assumpsit

This suit brought to recover
the amount due in duobell
given on settlement

Summons issued July 16th 1827

directed to any Constable of Chardon

Township. Returned by Austin Campbell

Constable on the return

day, to-wit July 21st the Defend-

ant not appearing it is ordered

that the Plaintiff do recover of

the Defendant the sum of

thirty eight dollars & twenty eight

cents damages and also his costs taxed

seventy five cents. & that execution

be accordingly

Heben Campbell Justice Peace

October 18th 1827

Received Plaintiff for
fifteen dollars to apply on the above

Judgment

The State of Ohio
 Georgia County } Chardon Township

Charles Paine

vs

In Attachment

Robert Mc Coy

August 22nd 1897 the Plaintiff

Damages \$18.57

filed his affidavit setting forth

Justice Fees

that the Defendant had absconded

affidavit 25

to the injury of his creditors, & that

Writ 25

the said Debt was indebted to him

taking affidavit 50

in the sum of nineteen dollars on

Judgment 25

then a writ of attachment issued

Satisfaction 10

same day directed to any Constable

Execution 25

of Chardon Township commanding

advancing \$1.00

him to attach the goods & chattels

Constable's Fees on

of the Defendant & also to summon

attachment \$1.10

Daniel Mc Coy & Daniel Taylor to

2 summonses 20

appear & make answer under

4 copies 50

oath touching the property & credits

travel on summons 10

of the Defendant within their

to attachment 37 1/2

knowledge or possession —

Attaching 37 1/2

Returned the day of the above

See my fees in full

date by Arthur Canfield Constable of

Appraiser See 600

Township served by leaving a copy

Thomas King at fifteen dollars & twenty five cents —

August 27th the above named Daniel Mc Coy appeared & under oath testified that he had no property in his possession of any kind or his possession belonging to Defendant except a small quantity of oats taken from the land of the Defendant sold by contract from Daniel Gaylor — nor in there any other within his knowledge belonging to him —

But stated that he had possession of the following papers the interest of which supposed belonged to the Defendant to wit — a note executed by Charles Carroll & John Carroll to s^r Defendant on which was due February 27th 1827 six dollars — also a note executed by Alexander Mc Coy for six dollars & thirty eight cents — dated July 10th 1824 — also an order for five dollars & sixteen cents drawn on by S. E. Mathews on William Henry Esqr dated March 1st 1827 —

Also a contract executed by Daniel Gaylor to the Defendant for about ten acres of Land in lot No. 22 in Hamburg — all of which papers were by him given up to the Court —

Daniel Taylor sworn as Comptroller stated
that there was neither property or credits
within ~~knowledge~~ ^{his} ~~possession~~ ^{possession} or knowledge
belonging to the Defendant.

Also stated that there was about twenty one
dollars ^{due} ~~sum~~ on the contract with Defendant
for the ~~sale~~ ^{sale} ~~of~~ ^{of} Land in Lot No 22
dated ~~November~~ ^{the} 22^d day of February 1827

Also states that the Proprietor of the
contract will be entitled to a conveyance
of the Land in question on paying him the
amount due as above specified.

November 9th 1827

It is ordered by
the Court that the Plaintiff recover
of the Defendant the ^{his} ~~sum~~ ^{over} of eighteen
dollars & fifty cents ^{own} ~~also~~ ^{also} his costs, tax
~~at the rate of~~ ^{at the rate of} ~~sixty~~ ^{sixty} ~~half~~ ^{half} ~~cents~~ ^{cents} ~~that~~ ^{that} ~~Execution upon~~
Accordingly — H. Canfield Justice Peace

Execution issued November 26th 1827
directed to Austin Canfield Constable
of Chesham Township returned Due
17th ¹⁸²⁷ with forty five dollars & fifty
three cents made thereon after deduct
ing of Constables costs
H. Canfield Justice Peace



Richardson Nov 1 - 1843

Helen Crawford No 5 P Whittier St

1843	To 8	Coffee for	87	1.00
Oct 16	" 4	Sugar	10	.40
" 11	" 20	Shooting	8	1.60
" 10	" 8	Al. Root	78	.70
" 5	" 12	Dr	8	.40
" 13	" 9	S. H. Root	5	.40
" 18	" 10	White Lead	210	1.80
Nov 14	"	Molasses	4	

Richardson Particulars

He appeared surprised that
should thus intrude
but when
of the girl's s
he took the opportunity
the Friends say
ness of proflig
did it in such a kind and for
ner, that the young man's
He excused himself
he would not have tamper
if he had known her to be
re done many wrong
at, thank God, no be
rests on my

Helen Crawford

Richardson

Richardson

the hair from
hand kindly or

of which man
ment of the poor
in a situation in
and, distressed him

ke,
ble emplo



The State of Ohio
Seauga County ss

Sideon Morgan

vs
Elijah Rushnell

Plaintiff claim \$12.07

Justice fees
Judgment --- 12 1/2

Satisfactor --- 10

Execution --- 25
114 7 1/2

Receiv^d fees

Constable fees
on execution 39

13 cents received
by Constable on

Execution

Execution

Execution

Execution

Execution

Execution

Action of Assumpsit

This suit is brought to recover

the amount due on a note

given by Def^t to Pl^t for eleven

dollars & seven cents with us dated

January 29th 1826

July 28th 1827

Suit amicably

entered at which time the Def^t

appeared & confessed damages in

favor of the Pl^t in the sum of

twelve dollars & seven cents where

upon it is ordered that the Pl^t

recover of the Def^t his damages

aforsaid & also his costs taxed at twenty

two & a half cents & that execution issue accordingly

Heiler Bonfield Justice Peace

October 22nd 1827 received Plaintiff receipt

for nine dollars & forty four cents to apply

on the above judgment

Execution of said sume 4th 1827



divided to any constable or sherrif returned by Justice Banfield constable of S^d Town returned April 12th with the Plaintiff receipt thereon for two shillings & eighty nine cents



(156)
The State of Ohio }
Hauga County } Chardon Township

Erector H. House

Action of Assumpsit

John R. Hustus

Plaintiff

Claim of \$4.02

Justice fees

Judgment

Sat. 11

Suit amicably entered August 20th 1827 at which time the Def^t

appeared & confessed damages in the sum of three dollars & eighty four cents

Whereupon it is ordered that

The Plaintiff recover of the Def^t his damages aforesaid & also his costs taxed at twenty two & a half cents & that execution issue accordingly

H. Canfield for the Def^t

October 19th 1827 Received on the above judgment one dollar

April 5th 1828 Received the balance of the above judgment except costs

Erector H. House

1884

1885

1886

1887

1888

1889

1890

1891

1892

1893

Asa B. Metcalf 50 } since motion for deliberation being made
 Hook Hoyt - 1.50 } thereon it is ordered by the Court that
 Bonet Laddlow 0.50 } the Plaintiff do recover of the Defendant
 L. Stebbins 0.50 } the sum of seven dollars & eighty
 Benj. Peckham 0.50 } two & a half cents & also his costs & say
 S. Carver - 0.50 } at seven dollars & eighty six cents
 H. Hooford 0.50 } and that Execution issue accordingly -
 G. Jackson - 0.50 }
 H. Burdwell 0.50 }
 S. Canfield 9.00 }
 Reo may be in full }
 H. Canfield }

Wm. Canfield Justice Peace

In the above suit. Court. Denton vs.
 Samuel Smith & Thomas Metcalf
 do acknowledge myself bail for &
 Samuel Smith in the sum of thirty dollars to
 be levied on my goods & chattels & lands & tenements
 in case the said Samuel Smith fails to make
 payment of the sum for which judgment is
 entered in said suit.

Thomas Metcalf
 November 17th appeared Thomas Metcalf and entered
 bail in the above suit for stay of execution whereupon
 it was ordered that further proceedings be stayed for
 ninety days from the date of the judgment.

December 7th 1828 Received the above judgment
 & copy in full. H. Canfield Justice Peace

April 10 1829 Received my claim on
 above judgment in full. Court. Denton



The State of Ohio }
 Geauga County } Chardon Township

Justice Court before H. Canfield
 Justice of the Peace

Timothy B. Robinson

Defendant on the case

vs
 Thomas Robinson

This suit is brought to recover

Plaintiff

Defendant

Justice for

Summons -

Advt. -

Indgt. -

Costs -

Execution -

Boil. -

Countable for

Summons -

on Execution -

\$26.67

1.12

10

25

10

25

107

1.12

1.12

the amount due on a note given by
 Defendant to Plaintiff for fifteen dollars
 dated April 20th 1827 a settlement
 on which was due April 22nd 1827
 sixteen dollars & fifty cents, also an
 unpaid daily account. Summons issued
 Sept^r 15th 1827 returned same day
 Justin Canfield Constable of Chardon Township
 served by reading the same within
 hearing of the Court Sept^r 18th the
 time which the other Def^t was sum-
 moned to appear the plff appeared
 & the Defendant by his agent Eleazer
 Paine & by consent of the parties this
 case is adjourned to the 29th of Sept^r
 instant at 10 o'clock A.M.
 Sept^r 29th Plaintiff again appeared



and also the Deft by his attorney C. S. Jones
has an investigation being gone into on the part of the
Plaintiff & also on the part of the Deft is ordered
by the court that the Plff recover of the Deft
the sum of thirty six dollars & sixty seven cents damages
and also his cost taken at ninety three & a half cents &
that Execution issue accordingly. And now the Plff
by his attorney C. S. Jones gave notice that he shall app
al this suit to the court of Common Pleas next to be
holden in & for sd County - Execution issued Sept
19th directed to my constable of Chardon Township.

In the above suit Timothy B. Robinson against
Thomas Robinson I do acknowledge myself
self back for sd Thomas Robinson on the sum of
fifty two dollars to be lived on my goods & chattels
lands & tenement & can the sd Thomas Robinson
fail to make payment of the sum for which
judgment is entered in sd court.

Clearer

October 4th 1897 appeared Clearer Boine &
entered bail in the above suit for stay of
Execution. Whereupon it is ordered that further
proceeding be stayed for



The date of this judgment Execution
reached accordingly

Robert Confield Justice Peace
Execution issued May 31st 1828 return
by 9th with plaintiffs receipt for the amount
of his damages in full and so Constable for execution
in full by ~~Robert~~ Confield Constable of
Cheveron Township Robert Confield Justice Peace

Henry C. Pider

Pat. Gubkin

1/4th La Silk Surge

Esq. Surge

Silk Surge

Surge



Received of H. Campbell ^{mill} ^d ^{and} ^{son} ^{of} ^{the} ^{amount}
dollars ^{and} ^{cents} ^{the} ^{amount}
of damages in my favor ^{on} ^{dollar} ^{cost} ^{paid} ^{for} ^{advertising}

Chardon Dec 25 1857

Ernest Runk

January ¹⁸ 1824 Received my ^{fee} in full
as appraiser in the above entitled suit

Isaiah King
Received January ¹⁸ 1824 my ^{fee}
in full as appraiser in the above
entitled suit
Hosea Runk jr



The State of Ohio }
 Geauga County } Chardon Township
 Court of the }
 Justices of the Peace }
 vs }
 Samuel Smith } Action on the bond
 brought on book account

Judgment \$762⁰⁰ }
 Summons issued August 29th 1897
 Returned 29th same month

Justices fees	12 1/2	} served by Arthur Canfield Comptroller of Chardon Township and on the return day court Sept 1 st 1897 Court being called by consent of the parties was adjourned to the 7 th of Sept instant at five o'clock P.M. of said day at which time the parties again appeared and for good cause shown by the defendant is adjourned to the 7 th of Nov next at one o'clock P.M. of said day wherein the parties again appeared and the Court being called and the proof & allegations being heard on the part of the Plaintiff & also
Subpoena	20 1/2	
Adjournment	10	
do	10	
Subpoena	25	
Witnesses	48	
Judgt	25	
Sat	10	
Bail	45	
	25	

Comptroller for		
on summons	10	
do subpoena	15	
Rec. my fees in full		
Arthur Canfield Comptroller		
Witnesses present		



1. The first part of the paper is devoted to the study of the properties of the function $f(x)$ defined by the equation

Shandon Townshp

Abijah Merritt

vs

Simon Mose

Damages \$16.92

Justices fees

Judgment n. 12 1/2

Costs 10

Bail 25

Execution 25

T 41

Constable's fee

on Exec - \$1.22

Kept on

Exec

Action of aumpact

on a note given by Deft
to Plff for fifteen dollars

ten days after date dated
Shantaburg June 1st 1827

Suit amicably entered

1827 at which time the

Deft appeared & confessed

damages in favor of the Plff

in the sum of sixteen dollars

& ninety two cents. Whereupon

it is ordered that the Plff

recover of the Deft his damages

as aforesaid & also his cost, & that

execution issue accordingly

He Canfield Justice Peace

In the above suit Abijah Merritt vs.

Simon Mose & Roswell Ector do acknowledge

and do myself bail for said Mose in the sum

of twenty five dollars to be paid on my



State of Ohio } To a
Grange Co } Whereas your

Pumpkin Squash

Beet, Seed, Carrot, Sweet

Boats will you please inform
me where I can obtain a clue
to a person named James
Johnson or something

Ohio where will you find
the old Lincoln can can

Michigan

Michigan

8.7.0 Michigan

Michigan

Michigan
C. J. Kirkland
H. H. H.



The State of Ohio }
Clerk of Court }
Clerk of Court }
Clerk of Court }

James Brunson }

Robert M. Cog }

Plaintiff/Claim

\$5.66

Interest Due

Judgment - 1.25

Satisfaction 1.10

In attachment

This writ is brought
on a note given by Deft
to Plaintiff for six dollars
& eighteen cents dated March

3rd 1825 filed in on an attac
hment issued at the instance of
Eleanor Cairn against
goods & chattels of the Deft
an absconding debtor dated
August 2nd 1827 judgment ren
dered November 17th 1827 for
dollars & sixty six cents
of the Plaintiff whereupon

it is ordered by our Court that the Plaintiff
recover of the Defendant his due. for said
also in cost tax at thirty five cts that
Execution upon said writ
at Campfield for the sum

January 25th 1828 Received
on the above judgment in full
Cash Payment

goods and chattels land and tenements in
case the ~~of~~ Simon Mop fails to make pay-
ment of the sum for which judgment is
entire in ~~in~~ suit. Roswell Eaton

~~1828~~
~~October~~ 10th appeared Roswell Eaton since
intended back in the above suit ~~features~~ bank
for stay of execution. it is therefore ordered that
further proceedings be stayed for three months -
H. Canfield Justice Peace

Execution issued Febry 12th 1828 directed
to any constable of Chardon Township return
-ed by Arthur Canfield constable of Chardon
Township satisfied except Justice fees & sixty one
cents constables fees -

March 3rd 1828 Received my claim on the
above judgment in full
Abijah Merrill



The State of Ohio (1861)
Geauga County } 3 Charalton Township

S. S. Hoyt

vs

Robert W. Coe

Damages \$7.15

Interest 50

Judgment 25

Satisfaction 10

In attachment

This is brought on two notes

& a book account one note

dated April 2nd 1827 given

by Deft^r for three dollars with int^r

One note dated January 19th 1827

given by Deft^r for one dollar &

fifty five cents payable three days

after date Also a book account

of two dollars & forty four cents

Whereupon it is ordered by the

court that the Plaintiff recover

of the Defendant the sum of

seven dollars & fifteen cents &

damages & also his costs taxed

at thirty five & that execution

issue accordingly

Given in open Court Justice Owen

John 4th 1828 Received the above

Judgment in full

V. S. Hoyt



The State of Ohio }
Chardon Township
Geauga County }

Thomas Metcalf

vs

In Attachment

Robert McCoy }
Plaintiff's damages }
\$1.50

This suit brought to recover
in the amount due from
the Defendant to the Plaintiff
on a Book Account filed in
November 19th 1827 on an attache-
ment issued at the instance
of Eliza Paine against the
Defendant dated August 22

Justice Fee
Judgment - - - 25
Costs - - - 10

1827 Whereupon it is ordered that
the Plaintiff recover of the Defendant
one dollar & fifty cents damages &
also his costs taxed at thirty five cents
& that execution issue accordingly

Helein Canfield Justice Clerk

February 16th 1828 received my claim
on the above judgment in full

Thomas Metcalf



(164)

The State of Ohio
Crawford County

Epistolary Friendship

Siméon Carbur

In Attachment

Robert M. S. Jy

When this suit is brought to
court, I will add to my recovery ^{amongst} the value of a book
published in November 7th 1852

Plantiffs

claim \$2.78

Justice for

Judgment 1125

Satisfaction: 10.

on an attachment issued at the
instance of the said Plaintiff against
the goods & chattels of the Defendant
do ~~on~~ August 22nd 1887 Whereup-
on it is ordered that the Plaintiff
recover of the Defendant two
do ~~here~~ — and thus, But if you
do ~~in~~ eighty eight cents dam-
ages & also his costs taxed at thirty
five cents & that Execution issue
accordingly. —

Walter Sanford further from

Dec = 12th 1927 ~~from~~ Plaintiff order

to pay the above balance into James Hathaway

Dec 17th 1927 heard the above claim in
Harris Hattaway



0/100

Chapman



25. 1843

Miss Benson

To J. W. Lee, Esq.

1000

W. A. P.

mutual

Could you please
send me a copy of the
book?

Wm. D. Campbell
Charles M. Campbell

6000

George



The State of Ohio
Crawford County

Shandon Township

Brown & Pease
vs
Robert Mc Coy
Plaintiffs
Claims - \$5.20
Justices fees
Judgment - " 20
Satisfaction " 10

In Attachment

This suit is brought to
recover the amount due on
book account in favor of the
Plaintiffs against the Defendant
filed in November 21st 1827
in an attachment issued at
the instance of Eleanor Paine
against the goods & chattels of
the Defendant dated August
22nd 1827. Whereupon it is
ordered that the Plaintiffs
recover of the Defendant five
dollars twenty five cents damages
& also his costs taxed at thirty five
cents & that Execution issue ac-
cordingly - Hil in Confess Justice Peace

~~Execution of the~~ ~~1827~~ ~~Peace~~ ~~the~~
~~above claim~~
~~order~~
Fall gently, gentle
by Plaintiffs
James H. H. H.

February 15th 1828 Received of the
 Receipt for five dollars & twenty one cents to apply
 on the judgment in favor of Robert M.
 Gay -

Wm. Canfield

Wm. Brown

Wm. Brown

Wm. Brown

15 lbs. Hemp

4 Bales Cotton

15 lbs. Silk

1 lb. Twist

1 lb. Twist

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Justice of the Peace

Long, S. T. R. R.

Dist of Hemp

44 M White 57 23

118 " 13 1/2 24

16 " Brown 27

Twist 16

Twist

Twist

Twist

The State of Ohio }
Cauga County }
1892

Chardon Township

Brown & Rand } Action of Assumpsit on
vs } a note given by Deft to
Lester Alshauer } Plffs for ten dollars &
} sixty four cents dated March
Damages \$11.46 } 24th 1892. Suit amicably
} entered January 16th 1892
Further Fees } at which time the Deft
Judgment "12 } appeared & confessed damages
Satisfaction "10 } in favor of the Plffs in
the sum of eleven dollars
& sixteen cents. Whereupon
it is ordered that the Plffs
recover their damages aforesaid
& also their costs tax twenty two
and a half cents & that execution issue
accordingly.

J. Bonfield Justice Peace

In the suit of ^{against Jacob Allshau} Bruce & Peapack Roswell
Eaton do acknowledge myself bail for
s^d Jacob Allshau in the sum of twenty
dollars to be levied on my goods & chattels
lands & tenements in case the s^d Jacob
Allshau fails to make payment of
the sum for which Judgment is entered
in s^d suit.

Roswell Eaton

January 23rd

appeared Roswell Eaton & entered
to bail in the suit of Bruce & Peapack against Jacob
Allshau & thereupon it is ordered that further
proceedings be stayed for ninety days -

H. Canfield Justice

The State of Ohio

Geauga County

Chardon Township

Court of Common Pleas

vs

Action on the case

Joseph Sutton

Suit amicably entered

March 5th 1828 at which

Plaintiff claimed

time the Defendant appeared

Justice for

& confessed damages in favor of

Judgment -- " 12th

the Plaintiff in the sum of sixty

Satisfaction -- 10

dollars, Whereupon it is ordered

Execution -- 25

that the Plff. recover of the

Defendant

Def^t his damages aforesaid &

received

also his costs taxed at twenty two

and a half cents

& that execution issue according

ly --

Execution ^{issued} March 5th 1828 directed to

any constable of

Chardon Township

Returned

as per the Plaintiff's receipt

for

five dollars & sixty cents

The State of Ohio
Geauga County Chardon Township

Garretson Sewell

for the use of } action of assumpsit
 Garretson Sewell } on a note given by Deft
 to Dr Sewell for six dollars &
 one cent payable the first
 of Sept^r 1826 Endorsed by
 Garretson Sewell to Dr White -
 Judgment - 12 1/2 } Deft amicably entered
 satisfaction - 10 } March 15th 1828 at which time
 the Deft appeared & confessed
 damages in favor of Plff in the sum
 of six dollars & fifty five ^{cents} whereupon
 it is ordered that the Plff recover
 of the Deft his damages aforesaid & also his costs
 tax to wit twenty two & one half cents & that execution
 issue accordingly - To be satisfied by the Plff

Execution issued on the judgment in favor of Sewell
for the sum of \$100.00 White April 22nd 1828 returned by
an hour ago.

Benjamin Campfield Constable of Brandon Township
May 20th with seven dollars & eight cent made thereon
to Ben Campfield Justice Peace

Ben Campfield Esq. six dollars &
sixty cents June 8th 1828 —

Chas. Seeley for
Samuel A. White —

The State of Ohio
Geauga County, ss. The Townships

Orchard Pickett

vs
George King^{and} } Action of a pamphlet
to plff. for four dollars &
Damages of \$4.23 } twenty seven cents dated

March 10th 1828 -
Suit originally entered
March 14th 1828 at which time

the appeared & confessed dan-
ages in favor of the plff. in
the sum of four dollars &
twenty seven cents Whereupon it is
ordered that the plff. recover of the Deft
his damages of aforesaid & also his costs taxed
at twenty two & a half cents & that from
this time forward

Execution issued on the foregoing
judgment April 2nd 1824 directed to any Constable
of Sharon Township returned by Austin
Banfield Constable of said Township served by
attaching one ^{now} ^{val} ^{being} ^{ing} according to law
to returned without further proceedings agreeable
to plaintiff's order — Execution issued May 1st 1824
directed as above returned by said Constable by attaching
said bond which sold seven dollars ten Cents which
left a balance of one dollar which was paid to
the Sheriff ^{\$4.94 was} ^{debt} ^{damages} attached by said Constable
to apply on an execution in favor of S. Whitcomb
vs. Rider — For Banfield Justice Clerk

The State of Ohio

Deaugar County

Charlton Sawmills

E. D. Gravelle

action of assumpsit

vs. Nathan

on a note given by Deft

for \$5.43

to Plff four dollars & ninety

cents

and costs due Plff first

judgment

1826. Sett Amicably enter

Settlement

ed March 21st 1828 - at which

time

the Deft appeared

Execution

and confessed damages

in favor of the Plff in the

sum of five dollars and

forty three cents & upon

it is ordered that the Plff

recover of the Deft his damages aforesaid

& costs & that Execution issue thereon by

the Court

W. Campbell Justice Peace

In the suit of J. Goodrich vs. Oscar
Lewis & William Beebe do we acknowledge myself bail
for Nathaniel in the sum of ten dollars
to be given in my goods & chattels and attachments
in case the said Oscar Nathaniel fail to make payment
of the sum for which judgment is entered in
said suit. *William Beebe*

March 31st I certify that *William Beebe* is the
bail on the above suit & have on it ordered
that further proceedings be stayed for three
months. *July 4th*

Execution issued June 23rd 1823 Returner by
Blatt & Humphreys Constable of Brandon Township
satisfied in full

Received 2nd 1824 I received the above
judgment in full except costs —
for J. D. Goodrich
William Goodrich

(171)

The State of Ohio

Geauga County } Chardon Township

Justice Court before H. Canfield Justice Peace

Eleazer Baird

vs

Action of Assumpsit on a

Elizah Sikes

Note given by Defendant to

Damages - \$40.65

Plaintiff for eighty dollars &

Justice Fees

sixty five cents dated March

Judgment - 12 1/2

27th 1828 - Suit amicably entered

Setts - 10

March 27th 1828 at which time

Back - 25

The Defendant appeared & conf-

C affidavit of bail 25

essed damages in favor of the Plff-

Execution - 25

in the sum of eighty dollars &

Do - 25

sixty five cents & thereupon it is

~~from the~~
~~Justice fees~~
~~on the~~
~~in full~~

ordered that the Plff- recover of the Def- his

damages aforesaid & also his costs test at turn

two & a half cents & that Execution according

Constable's fee on

H. Canfield Justice Peace

on Dec -

1828

In the suit of Eleanor Paine against
Elijah Sikes we, Timothy B. Robinson and
Thomas Murphy do acknowledge ourselves
bail for ^{vs} Sikes in the sum of one
hundred dollars to be levied on our goods
& chattels bonds & tenements in case the ^{vs}
Sikes fails to make payment of the ~~for~~
sum for which judgment is entered in
s^d suit

Timothy B. Robinson
Thomas Murphy

In the above ^{suit} further proceedings an order
was stayed for six months

Execution issued August 21st 1824 on said filing
their affidavit directed to Austin Canfield
Constable of Caledon Township August 23rd Execution
received by order of Thomas Murphy one of the above
bail - September 15th 1824 said ~~Plaintiff~~ Plaintiff receipt
for seventy Dollars to apply on the above judgment
July 2nd 1829 Exec. issued to Austin Canfield Const
Returned July 30th with \$70 kept thereon for 34.51
Also Constable fee kept in full

The State of Ohio

Deaue County Chardon Township

Justice Court before H. Canfield

Justice of the Peace

Benjamin Rider Jr

Chancy Porter

Damages - \$3.00

Justice Court

Swearing Writings 16

Judgment - 25

Satisfaction 10

Costs & bail 50

Conduct of on 50

Witnesses 25

Refusal to pay 50

Refusal to pay 50

Refusal to pay 50

For Defects

Citation on the case

Suit amicably entered

March 25th 1828 at which

time the parties being present

Court being called & the parties

being present & testimony being

produced on the part of the

Plaintiff & also on the part of

Defendant & mature deliberation

being had thereon it is ordered

by the Court that the Plaintiff recover

of the Defendant the sum of

three dollars damages & also

his costs & fees at two dollars

And one cent & that Execution issue according to
 singly: — ^{to be} John Canfield Justice Peace
 Execution issued March 29th 1828 directed to any
 Constable of Chardon Township
 In the suit of Benjamin Kierling against
 Chaney Porter & Aaron Stebbins do acknowledge
 myself bail for Chaney Porter in the
 sum of ten dollars to be levied on my
 goods and chattels ^{must be} & tenements in case
 the said Chaney Porter fails to make pay-
 ment of the sum for which judgment is enter-
 ed in said suit together with costs.
 Aaron Stebbins

March 29th appeared Aaron Stebbins & entered
 bail in the above suit whereupon Execution was recalled
 & all further proceedings to be stayed for three months
 Dec^r 10th

Execution issued & returned January 1st 1829 with
 two dollars & seventy six cents made thereon. ^{Reboreburg 1829}
 Received a transfer of the above judgment to Rolf & Cawley with 22 Cents kept
 thereon of three dollars
 Rec^d Feb. 7. 1829. of H Canfield 50 cents in full of my fees
 R. Cawley

(173)

The State of Ohio
Geauga County vs. Chardon Township

~~Land & Timber~~
Geauga from County
1873

Action of Assumpsit on a Note

Simon Mops given by Deft. to Hopgood & Lundy

Damages - \$27.19 on order for twenty six dollars & nineteen
cents

Judgment - 11/27/1873 Entered by Ct. Lundy to Plaintiff

Sat - 10 Suit Amicably Entered April

Boat - 28 ~~1873~~ 1874 at which time the Deft.

Execution - 28 appeared & confessed damages in favor
of the Plff. in the sum of twenty

Constable on
Execution - 30 seven dollars & nineteen cents -

Whereupon it is ordered that the
Plff. recover of the Deft. his damages aforesaid
& also his costs taxed at twenty two & a half cents
& that Execution issue accordingly.

In the suit of James R. Ford vs Simon
Moss & Asa B. Mitealy do acknowledge myself
bail for s^d Moss in the sum of fifty dollars to be
levied on ^{my} goods & chattels land & tenements in
case the s^d Simon Moss fails to make payment
of the sum for which judgment is entered
in s^d suit. Asa B. Mitealy

April 11th Asa B. Mitealy appeared & entered
bail in the above suit whereupon further
proceedings are ordered stayed for five months
Execution issued October 2nd 1824 directed
to any constable of Chardon Township
returned by Asa B. Mitealy constable
of Chardon Township served by making dili-
gent search but found no property whereon
to levy. No. Canfield Justice Peace

(144)
The State of Ohio

Geauga County } Chardon Township

Charles Paine }

vs

Sathaniel King }

Action of Assumpsit

on two notes of hand

one for twenty nine dollars

Damages - \$38.19

4 nineteen cents one for nine

Justices Fees

dollars bearing even date of

Judgment - " 12

April 7th 1828 -

Satisfaction - " 10

Suit amicably entered

Execution - " 25

April 14 1828 at which time

the Def^t appeared & confess-

ed damages in favor of the

Plff^s in the sum of thirty

eight dollars & nineteen cents - Whereupon

it is ordered that the Plff^s recover of the

Def^t his damages aforesaid & also his costs

tax at twenty two & a half cents & that

Execution issue accordingly -

Wm. Paine

April 17th 1828 Execution issued in the suit
of Abner Brown vs. Nathaniel King directed
to any Constable of Hamden Township

01457

The State of Ohio }
 Geauga County } Chardon Township

Esch Rony

100

John Langdon Jr.

Damage - \$16.223

Justice Esch

Incubation - 124.

Satz 10

Tues Expenses. $\frac{50}{72\%}$

June 72 1/2
37 1/2
35

Countables per on
two Exentians \$1.10

Action of Azumpet on

a note given by Dept

to Georgia Iron Company

payable tax ^{come} gain income.

s_{-1}^2 compared to the Plauty

Suit Amicably Entered

April 7th - 1828 at Wheatville

It appeared to confess

margin is in favor of the Puffy

the sum of sixteen dollars

When upon it is ordered

over of the Dept. has shown

his costs total at twenty

that execution you

11/11/11

to the 10th of the 11th. 1864

as John Langdon
In the Court of E. H. Hays, New Plff.
Sept for two dollars dated July 21st 1824

Execution issued in foregoing writ July
7th directed to any Constable of Chardon
Township. Returned by Austin Canfield
Constable of Chardon Township with two
dollars made thereon —

Execution issued August 6th 1824
Returned by the above Constable August 25th
with ~~five~~ dollars made thereon —

September 4th 1824 New Plff.
Receipt for the above damages in full
Except cost H. Canfield Justice Peace

The State of Ohio

Georgia County, Chardon April 11th 1827

Be it remembered that heretofore to wit
on the 9th day of April 1827 John Miller
having heretofore filed his affidavit in the
office of the undersigned in the words and figures
following to wit:

The State of Ohio

Georgia County, Chardon April 7th 1822

I John Miller do solemnly swear that Miller
is indebted to me and that he absconds to
avoidly to wit - John Miller

sworn & subscribed before me this first day of

April 1822 James Thompson J. P.

And therefore a writ of Attachment issued which
is in the words and figures following -

The State of Ohio

Be it remembered that the Constitution of Chardon is hereby given

Georgia County - Green

Whereas Calvin Fuller hath this day filed his affidavit in my office setting forth that Miles Ford is indebted to him and that the said Miles Ford absconds to the injury of his creditors as he verily believes -

You are therefore hereby commanded to attach the goods chattels rights credits monies and effects of the said Miles Ford which may be found in your territory agreeably to law, hereof take note and of this writ make legal service and due return according to law.

Given under my hand and seal this ninth day of
D. 1828,

Essex) John Campbell Justice of the Peace in and
for said Township and County

And which writ was enclosed the amount due as follows
Debt \$ 75.49 - costs as follows affidavit 25 cents
Attachment 25 cents - and which writ the constable
returned as follows -

Served agreeably and pursuant to the return but could
not find the goods chattels rights monies credits or

effects whereon to levy - abandon April 7th 1824

For service \$.. 10

Travel .. 5

Arthur Canfield Comr.

And thereupon it appears to this Court that there
were no goods chattels right credits monies and
effects whereon to levy and the Plaintiff having
applied to this Court to certify its proceedings
to the Court of Common Pleas of the County of
Georgia it is now here ordered and the prayer
of the Plaintiff is granted

W. Canfield Justice Clerk

The State of Ohio

Geauga County } Brandon Township

G. Campbell
the undersigned

Action on the cases

Joseph Fithian This Suit is brought to recover

Damages \$10.30 the amount due on a Note

Justice Fees given by Deft. to Plff. for twelve

Judgment - 12 dollars payable in grain dated

Satisfaction 10 request 31st 1826 payable the

Bail 25 first of January 1827 with two

Exec. 25 dollar & eighty three cents paid then

Recd. Feb 11 1827 on. Suit amicably entered

April 15th 1826 at which time

the defendant appeared & confessed damages in

favor of the Plaintiff in the sum of ten dollars

& thirty cents. It is upon it ordered that the

Plff. recover of the Deft. his damages aforesaid

with his costs taxed at twenty two & a half cents &

that execution issue accordingly.

J. Campbell Justice Peace

In the suit of G. Sewell against Joseph
Gulton & Henry M. Kealy do acknowledge
my self bail for ^{the} Gulton in the sum
of twenty Dollars to be paid on my goods &
chattels lands & tenements in case the ^{sd}
Gulton fails to make payment of the sum
for which judgment is entered in ^{sd} case

The above bail is entered by consent of
the Plaintiff & is to stay execution until the
first of May 1829 Wm B. Kealy

Exec. issued October 1st 1829 directed
to Austin Campbell Constable Returned by
^{sd} Constable Oct. 13th 1829 served by attach-
ing property & advertising & the Plaintiff
Wm Spener stayed further proceedings on
the Execution made the costs one Dollar
and thirty seven cents
Constables fees kept on due

January 18th 1830 I recd five Dollars on the above
judgment
August 26th 1830 I recd four Dollars & two cents on
the above judgment
Wm B. Kealy
Wm Spener

Wm Spener 20th 1831
\$2.50

The State of Ohio }
Geauga County } Chardon Township

Eleanor Paine }
vs }

Action of Assumpsit

Hosea Stebbins on two notes one for thirty two

Debt - \$130.60 dollars & fifty cents dated April
Interest Fee 4th 1825 - another for eighty one

July 1st - 12 1/2 dollars & seventy four cents dated

Sept - 10 July 3rd 1826 with eight

bail - 25 dollars & thirty two ^{cents} endorsed

Real costs - August 6 - 1827 -

Suit amicably entered

April 17th 1828 at which time

the defendant appeared & confessed damages
in favor of the plaintiff in the sum of one
hundred & thirty ^{dollars} and sixty cents - Whereupon
it is ordered that the plaintiff recover of
the defendant his damages aforesaid
also his costs taxed at twenty two & a half

cents & that Execution issue accordingly

For Canfield Justice Peace

In the suit of ^{is be.} ~~Baron Stebbins~~ ^{Baron Stebbins} ~~Baron Stebbins~~ against Hove
Stebbins I, ~~Baron Stebbins~~ do acknowledge my
self bail for ~~Stebbins~~ in the sum of two hundred
dollars to be levied on my goods & chattels lands & tenement
in case the ~~Stebbins~~ fails to make payment of the
sum for which judgment is entered in said suit
April 25th

Baron Stebbins

Decr 31st 18th been Plaintiff's receipt
for the amount of the above judgment in full
except costs

to go to

The State of Ohio }
George County } Shenando Township

Clearer Pain } Action of Assumpsit

vs } This Suit brought to recover

John B. Pease } the amount due on a note

Debt \$44.34 } given by Def^t to Pl^{ff} for forty
fourteen Dues } three dollars & eighty cents dated

Feb^y - " 12th February 2^d - 1824 - Suit amicably

Set^{tl} - " 10 Entered April 18th - 1824 at which
time the Def^t appeared & confessed
damages in favor of the Pl^{ff} in
the sum of forty four dollars &
thirty four cents. Whereupon it

is ordered that the Pl^{ff} recover of the Def^t
his damages aforesaid & also his costs taxed ^{at} twenty
two & a half cents & that execution issue accordingly

Wilen Canfield Justice Peace

The above Indgt^e is satisfied in full
Clearer Pain

(150)

The State of Ohio
Greene County
Josiah A. Pomeroy

Chardon Township

vs

Action on the case

Thomas Robinson

This suit brought to

Debt - \$25.00, recover the amount due on
interest fees a note given by Deft. to

summons 12 1/2 Plff. for twenty five dollars pay

Indef. 12 1/2 ble in number - Summons up

Sat. 10 used April 17th 1828 - served by

bail 25 Austin Canfield Constable of

Execution 25 Chardon Township & returned 19

Concitable fees on same Mon. 1828 The

Summons 35 on Equities 1.41 Defendant & confessed

damages in favor of the Plff. in the

sum of twenty five dollars even to the order

that the Plff. do receive of the Deft. his damages

aforsaid & also his costs, taxed at sixty seven & a

half cents & that execution is accordingly

The Canfield Justice Peace

In the suit of Josiah A. Pomeroy & against
Thomas Robinson & Hiram Stanton
do acknowledge myself bail for s^r Robinson in
the sum of fifty dollars to be levied on my goods &
chattel's lands & tenement in case the s^r Robinson fails
to make payment of the sum for which he is judgment
is entered in s^d suits

April 19th 1827

Hiram Stanton

Execution issued Sept 20th 1826 returned
October 15th 1826 by ~~James~~ Canfield Constable
of Chardon Township with Plaintiff's receipt
thereon for the amount of Debt & interest ~~22~~

H. Canfield Justice

(181)

The State of Ohio

Geauga County } Chardon Township

Clearer Pain

vs

Action of Assumpsit

Baron Stebbins } This suit brought to recover

Debt - \$110.68 } the amount due on ^{one} ~~two~~ notes of
Interest Free } \$66.73 - dated June 10th - 1824. Endorsed

Interest - " 12th } January 9th - 1825 - \$40.00 - The other

Sat - " 10 } Note for \$69.60 - dated Sept -
bail - " 25 } 16th - 1826 - Suit amicably entered

for pay. } April 19th - 1826 at which time
the Defendant appeared and
confessed damages in favor of the

Plff. in the sum of one hundred and two dollars
& sixty six cents - Whereupon it is ordered that

Plff. do recover of the Defendant his damages
aforesaid & also his costs taxed at twenty two & a half
cents & that execution issue accordingly

The Honorable Justice Pease

In the suit of Elam Paine against Aaron Stebbins
I have do acknowledge myself back for
\$2 Aaron Stebbins in the sum of two hundred dollars
to be lived on my goods & chattels lands & tenements
in case the \$2 Aaron Stebbins fails to make payment
of the sum for which payment is entered in said
suit

Aaron Stebbins

April 25th

Ans

(182)

The State of Ohio

Geauga County - Chardon Township

Justice Court before H. Canfield Justice of the Peace

One half Riding

vs

Action on the case

Elyah Sikes

Summons issued May 7th

Debt - \$0,98 1/2

1828 returned by Justice

Justice Dees

Canfield served May 7th

Summons - 12 1/2

by reading the same in hearing of

two subpoenas 61

the Deft. May 10th 1828 the term

Serving witness 24

judgt - 25

on which the Deft. was summoned

Sater - 10

to appear the being called and

Execution 25

the parties being present the test

Do - 25

Constable Dees

mony was introduced on the part

on summons 35

of the Plff. and also on the part

on two subpo

of the Defendant and ination

enas - 1.60

deliberation being had thereon

on Execution 0.25

it is ordered by the Court that

Rec: my fees in full

the Plff. do recover of the Deft.

H. Canfield Const

The State of Ohio
 Geauga County

Labor King June 26-1824 Suit amicably

Simon Moss } Entered by the Defendant confessed
 Judgment in favor of the Plaintiff
 Debt - \$4.59 } for the balance due on a dish bill
 Judgment - 12 1/2 % of which the for. wages copy
 Sat - 10 } See Labor King two bushels of good

Execution .25 } the best but - Whereupon judgment
 Received for } is rendered in favor of the Plaintiff
 against the said Defendant (Simon
 Moss) for the sum of four dollars and
 fifty nine cents and the costs of said

August 4th Execution directed to any Constable
 of Chardon Township returned by Asa
 Canfield Constable of sd Township with Plaintiff
 Receipt thereon for his claim in full also
 Constable fees Receipt on Execution

W. Canfield Justice Peace

(184)

Chas. P. Wilkins

Chas. P. Wilkins

vs

Suit brought on Defendants

Charles Earle

recognising therein he became

Debtors --- \$94.05

bail for Daniel Earle for the pay

cost - further for on

ment of a judgment in favor of the

original debt - 72 1/2

present Plaintiff. Chas. P. Wilkins again

cont'd - from 20

st Daniel Earle rendered the 30th

hundred for on from

day of November 1826 for ninety dollars

suit - Seire facias 20

breder costs entered on this docket

Indgt - 25th

page 134 - July 3rd 1828 Seire facias

Revs - for

issued, directed to any Constable of Burton

Township, returned - July 4th

by Syron Beard

constable served by reading to the said Charles Earle

July 7th the Defendant failed to appear to

make any defence Whereupon the interest was calcul-

- ated and judgment rendered against the Defendant

for the sum of ninety eight dollars & sixty five cent.

together with the costs of the original suit and

of this suit tax at \$1.47 1/2

Ensign

05--

10

Ensign

27

47N

6

8

Ensign

100

25-

18 3/4

Ensign

\$2.01 7/8

1.30

Ensign

8.37

Ensign 47

\$3.45

Ensign

\$4.50

Ensign

4.58

3275.54

Louisa

Books

Ensign

Louisa O. Beebe

8892

5455

997

15-2

Louisa O. Beebe

997

14

Louisa

Louisa

Chin

L.D. Keller

Wile

per

per

(1857)

The State of Ohio
Geauga County

July 21st 1828 the parties appeared
Lazarus King } without precep to the Defendant
vs } confessed judgment in favor of the
Simon & Moss } Plaintiff for the amount to settle

judgment \$3.00 - amount on all book accounts dated
Justice's Decree May 12th 1828 Whereupon judgment

judgt - 126 was rendered against the Defendant
Dated - 10 for the sum of three dollars & costs of
Execution - 25 suit -

Recd for H. Canfield Justice's Decree
August 1st Execution issued on

the above judgment returned
by Justice's Decree of Execution - which Sept - 3rd

with the Plaintiff's receipt thereon for the
amount of the debt in full - also Constable
has receipted on same

H. Canfield Justice's Decree

The State of Ohio
 Geauga County

Timothy B. Robinson

vs

Elizah Sikes

Debt - \$15.00

cost hussaff

affidavit - 25

Copies - 125

judgt - 125

satn - 10

cost - 25

Execution - 25

Constable's fee - 40

August 21st 1825 appeared
 the Plaintiff in this suit and

filed his affidavit setting forth
 that the Def^t was indebted to
 him to a large amount or book account

Copies of said same day directed
 to Auctioneer Constable returned

same day by a Constable served with
 the Def^t in custody at which time

The Defendant appeared & confessed
 damages in favor of the Plaintiff in the sum of fifteen

dollars. Whereupon it is ordered that the Pl^{ff} recover
 of the Def^t his damages aforesaid & also his

costs taxed at one dollar
 & that execution
 issue accordingly.

from page 43

Received of J. H. Canfield Justice of the Peace
the full amount of a judgment in favor
of the Trustees of Chardon Township against
Ethan Stevens

Chardon ~~July 6th 1826~~
April 29th 1826

Rodolphus Stebbins
Orvin Benton

~~Chardon July 6th 1826~~ A. 13


Wm. H. Hicken & Co.

9.



HECKMAN
BINDERY INC.



 JUN 84

N. MANCHESTER,
INDIANA 46962

